

1 Tyrall Farrow Cannon
 2 CDR# T-91710.

3 Ironwood State Prison.
 4 Post office Box 3199.

5 Blythe, California 92226.
 6 In Pro. Per.

ORIGINAL

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MICHAEL W. DOBBINS
 CLERK, U.S. DISTRICT COURT

7 United States District Court, Illinois northern.

10 Tyrall Farrow Cannon

Case #

11 Plaintiff

Civil Right Complaint

12 v.

42 USC 1983.

13 United States of America

enter alia; 42 USC

14 Barack Obama, U.S. Senator.

8 1981, 1982, 1985

15 Jesse Jackson, Operation Push.

1986, 1994,

16 John Doe, NAACP, Chairman.

18 USC 8 241, 371,

17 John Doe, ACLU, Chairman

18 USC 8 2381-

18 John Doe, now Chairman

2386, Smith Act.

19 John McCain, U.S. Senator.

50 USC 8 781,

20 Dianne Feinstein, U.S. Senator

8 41-844.

21 Mary Bono, U.S. Senator

Communist Con-

22 Barbara Boxer, U.S. Senator

trol Act.

23 Nancy Pelosi U.S. Senator

24 Daniel Lungren U.S. Senator

08cv4930

25 William Lockyer, California Treasury

JUDGE HART

26 Judicial Council of California ad-

MAGISTRATE JUDGE VALDEZ

27 ministration of the Courts.

28 Ronald M. George, and Associates; Defendants et al.

Introduction.

Plaintiff is an Born United States citizen, Born in the State of California, city of Compton Los Angeles County with tribal blood "Pima Indian and African American, Prisoner incarcerated in California Prison operated by the Department of Correction rehabilitation of the State of California

The State of California has established a Prison Shared Profit antebellum scheme to defraud the United States and Taxpayers which operate enterprises for profit within the State, States Prison by intentional abuse of the Penal Code system and the putting down citizens rights to be free from illegal holding citizens on Parole after completion of determined sentences and in breach of Contracts and did knowingly wantonly, willfully restrict the movement of Plaintiff and other injured to be held or held thereafter in the Scheme of thing of arbitrary detention, and or false imprisonment to suffer unduly Punishment in condition of cruelty, inhuman, degrading treatment, destruction of a race of people in whole or in part not being properly brought before Jury with similar laws with various intents to produce Slavery and Genocide effecting interstate commerce.

Plaintiff and others situated the same conviction and or Coercion into being sentence to a term of 35 years for most other 25 to a 1027 years or more to total 1,927 of all others whom is appearing in this action for relief from Political Belief and ideas in the state of California Courts and thereafter to cause takers to pay for an illegal debt established at \$ 39,000 a piece for each year held or hold by order that Plaintiff and those situated the same to pay fines of \$ 8.00, and restitution of total \$ 1,927 to the California Government Claims board, victim Claims board.

The Governor, and the State of California Treasury, and Controller has issued and agreed to bind the arbitrary action, application of the Three strike law in such a way that the California Justice is legislative amendment Penal Code, "667 (D)" of the P.L. 667 (B)-(1) knowingly enforce by the same within the administration of law governed by the Defendants and at all times and in joint action payed employees District Attorney and Public defenders association schemed out a program to Manufacture Prior as strike's that incurred before the amendment state statute 667 (3)-(D) Penal

1 code, did each and every employed defendants
 2 met their Goal of denying systematically the
 3 equal Protections, due processes awarded in the scheme
 4 of breaches of contracts subject Plaintiff and
 5 a race of People in part to slavery and/or
 6 Genocide conditions.

7 The Department of Correction has establish
 8 on liberty interest and a right to employe Pri-
 9 soner at the various prisons where they are incor-
 10 cerated and hired or held, held by the California Cor-
 11 rectional Peace offici, association (CCPOA) in this
 12 going Scheme enterprises. The California Correction-
 13 al Peace offici, association (CCPOA) State of California
 14 Department of Correction rehabilitation have establis-
 15 bed wages for prisoner which are paid from Prison-
 16 er trust or Prison union funds revolving fund
 17 into which revenues from the "sales" of the Ju-
 18 dicial Council of California administration office
 19 of the Court, legislative Council State of California
 20 and Governor. Defendants, employed and payed
 21 from the established Shared Profit ~~white~~ bellum scheme
 22 of holding citizens(s), Plaintiff as a slave(s) as
 23 depositor of arbitrary detention by overt act
 24 of Subversive unamerican application of laws,
 25 fine, and/or restitution to be payed into an
 26 agency set-up to pay-off State official abuse's
 27 and corruption "victim compensation board
 28 of claims" at now 55% present of already

1 Taxed incoming monies to prisoner(s) Plaintiff,
 2 from family (es) and friends and or from empl-
 3 oyment by the above defendants institution that
 4 has reestablished Slavery in the state of Calif-
 5 ornia, United States of America

6 The California Three strikes law act or Pro-
 7 vision Pursuant to Penal Code 667 (b)-(1) of
 8 March 07, 1994, signed into the administration
 9 of the Court of Law by the Governor and
 10 enforce by the same in the authority of
 11 appointment of Judge(s) to carry out the
 12 program to include; subject(s) prisoner(s) citi-
 13 zens to punishment after the fact(s) by
 14 and to include an unseen force or spirit
 15 in legislation as the Justice(s) did to Make
 16 null and void in the scheme of thing directly
 17 or indirectly pool an Jury for the purpose
 18 to exclude facts that the Priors or plea
 19 bargains or acts committed prior to an
 20 Amended state Statute making null and
 21 void by injunction in the administration
 22 of law shunning plea bargain or contract,
 23 an protected federal function that protects
 24 and allow for citizen(s) of color, Poor, do make
 25 an Plea negotiation and enforce the same
 26 that encurred before the Amendment Penal
 27 code 667 (b)-0 Three strike law, Prior act
 28 law, Proposition 8 (982) 667 a.b. Penal Code,

1 as applied as prohibited by the Constitution and
 2 where as in its application creates involuntary
 3 Service.

4 The Fair Labor Standards Act of 1938, 29 U.S.
 5 C § 201 et seq. (hereinafter FLSA) requires all
 6 employers, other than those specifically excepted
 7 from the statutes application, to pay their em-
 8 ployees the Federally-Mandated wage which
 9 since January 1, 2007, \$6.75 per hour.

10 Prison employees are not excepted; therefore
 11 Plaintiff, and others situated the same may
 12 all be entitled to Federally-Mandated wage
 13 since March 07, 1994, \$4.25 per hour and
 14 all those similarly situated, are entitled to
 15 damages representing the difference between
 16 the amounts they (Prisoners) Plaintiff were paid,
 17 or held or held in the condition to be
 18 employed and among other things, as to
 19 pay off on illegal, robbery, debt, while deny-
 20 ing the applicable minimum wage.

21 IN addition, Plaintiff and the class they
 22 represent are entitled to liquidated damages
 23 in an amount equal to their unpaid minim-
 24 um wages while held or held by force in the
 25 Condition of Slavery, and Genocide by intent-
 26 ional, knowingly, willfully indifferent to con-
 27 stituted legislation.

Territorialism

(1) Jurisdiction over this action is conferred on this Court by Section D(2) of the USCA 88 1331, Title 28 and 28 USCA 88 1337, 28 USCA 8 1332, 18 USCA 8 1031, 18 USCA 1091, 18 USCA 1201, 1202, 18 USCA 8 2381-2385, 2386 and Section 16(b) of the FISA 29 USC 88 216(b) and the enforcement act of 1871 now 42 USCA 8 1985.

(3) Which confers jurisdiction on this Court over any civil action or proceeding arising under an act of Congress regulating Commerce, as such Homeland Security Act 6 1USCA 8 101, 111... et seq. (2003).

(2). Constitutional and Statutory Provisions involved)

Fifth amendment to the United States Constitution;
Provides; no person shall be held to answer for a
capital, or otherwise infamous crime unless on
a presentment or indictment of a grand jury,
except in cases arising on the land or naval
forces, or in militia, when in actual service
in time of war or public danger, nor shall any
person be subject for the same offence to be
twice put in jeopardy of life or limb; nor
shall be compelled in any criminal case to be
a witness against himself, nor be deprived of
life, liberty or property without due process

1 of law; nor shall private property be taken
 2 for public use, without just compensation.

3 (3). Enforced by 42 USC § 1981 states that
 4 all persons... shall have the same rights... to
 5 the full and equal benefit of all laws and
 6 proceedings for the security of persons and
 7 property as is enjoyed by white citizens also
 8 provides equal rights under the law, all persons
 9 within the jurisdiction of the United States
 10 shall have the same right in every state and
 11 territory to make and enforce contracts, to
 12 sue, be parties, give evidence, and to the full
 13 and equal benefit of all laws and proceed-
 14 ing for the security of persons and property
 15 as is enjoyed by white citizens, and shall
 16 be subject to like punishment, pains, penalt-
 17 ies, taxes, licenses and exactations of every
 18 kind, and to no other.

19 (4). Also enforce by 6 USC § 101 et seq, and
 20 42 USC § 1981 (E), ensure that the overall econo-
 21 mic security of the United States is not diminish-
 22 ed by efforts, activities, and programs aimed
 23 at securing the homeland; (G) ensure that
 24 the civil rights and civil liberties of persons
 25 are not diminished by efforts, activities, and
 26 programs aimed at securing the homeland,
 27 (2) Responsibility for investigating and pros-
 28 erting terrorism.

1 (5) Thirteenth amendment to the United States Constitution
 2 Provides 8(1). neither slavery nor
 3 involuntary servitude, except as a punishment
 4 for crime whereof the party shall have been
 5 duly convicted, shall exist within the United
 6 States or any place subject to their jurisdiction.
 7 S (2) Congress shall have power to
 8 enforce this article by appropriate legislation.

9 (6) Enforced by 42 USC 8 1985(2) for the pur-
 10 pose of depriving, either directly or indirectly,
 11 any person or class of Persons of the equal
 12 protection of the laws or of equal privileges
 13 and immunities under the laws (3) Provides
 14 and acts in furtherance of the object of
 15 the conspiracy, whereby (4) one was injured
 16 in his person or property or (5) deprived of
 17 having and exercising, any right or privi-
 18 lege of a citizen of the United States.

19 (7) enforced by; 6 USC 8 101 8(1), Each
 20 of the terms, "American homeland" and home-
 21 land" means the United States 8 (2) The
 22 term "Appropriate Congressional Committee"
 23 means any committee of the House of repre-
 24 sentatives or the Senate having legislative
 25 or oversight jurisdiction under the rules
 26 of the House of representatives or the Senate,
 27 respectively, over the matter concerned. S
 28 (3) the Term "Assets" includes Contracts, —

1 property, and other funds or resources (other than
 2 personnel) (C)(5); The term "terrorism" means
 3 any activity that - - a (1) is dangerous to
 4 human life or potentially destructive of criti-
 5 cal infrastructure or key resources; and (b) is
 6 a violation of the criminal laws of the United
 7 States or of any state or other subdivision of
 8 the United States; and (B) (i) appears to be
 9 intended - - (i) to intimidate or coerce a
 10 civilian population (ii) to influence the
 11 policy of a Government by intimidation or
 12 coercion; or (iii) to effect the conduct of a
 13 government by mass destruction, or kid-
 14 napping. (b)(4) The term "United States" when
 15 used in a geographic sense, means any state
 16 of the United States, any possession of the
 17 United States, within the jurisdiction of the
 18 United States.

19 (8). Enforced by 18 USC § 1031, Major fraud
 20 against the United States; (a) who ever know-
 21 ingly executes, or attempts to execute, any
 22 scheme or artifice with the intent - - (1) to
 23 defraud the United States; or (2) to obtain
 24 money or property by means of false or
 25 fraudulent pretenses, representations, or pro-
 26 mises, in any procurement of property or
 27 services as a prime contractor with the
 28 United States or as a subcontractor or sup-

plier on a contract in which there is a prime contract with the United States, if the value of the contract, subcontract or any constituent part thereof, for such property or service is \$ 1,000,000 or more shall, subject to the applicability of subsection (c) of this section, be fined not more than \$ 1,000,000.

(b) The fine imposed for an offense under this section may exceed the maximum otherwise provided by law, if such fine does not exceed \$ 5,000,000, and - (1) the gross loss to the government or the gross gain to a defendant is \$ 500,000 or greater; or (2) the offense involves a conscious or reckless risk of serious personal injury.

(c) The maximum fine imposed upon a defendant (3) for a prosecution including a prosecution with multiple counts under this section shall not exceed \$ 10,000,000 (See (d)(1)).

(d) (3) (A) Section 9 (1) in special circumstances and in his or her sole discretion, the Attorney General is authorized to make payments from funds appropriated to the Department of Justice to persons who furnish information relating to a possible prosecution under this section. The amount of such payment shall not exceed \$ 250,000 upon application by the Attorney General, the

1 Court may order that the Department shall
 2 be reimbursed for a payment from a crim-
 3 inal fine imposed under this section.

4

5 (9) Fourteenth Amendment to the United States Constitution: S (1) all persons born or naturalized
 6 in the United States, and subject to the jurisdiction
 7 thereof, are citizens of the United States and of the State wherein they reside.
 8 No State shall make or enforce any law -
 9 which shall abridge the privilege or immu-
 10 nities of citizens of the United States;
 11 nor shall any State deprive any person of
 12 life, liberty, or property, without due pro-
 13 cess of law, nor deny to any person within
 14 its jurisdiction the equal protection of
 15 the law. (2) The Congress shall have power
 16 to enforce, by appropriate legislation, the
 17 provisions of this article.

18 (10) Enforced by 18 USC 81091 Genocide.

19

20 8 (2) Basic offense -- whoever, whether in
 21 time of peace or in time of war, in a cir-
 22 cumstance described in subsection (1) and
 23 with the specific intent to destroy, in whole
 24 or in substantial part, a national, ethnic,
 25 racial, or religious group as such -- (1)
 26 kills members of that group; (2) causes ser-
 27 vious bodily injury to members of that -

1 Group, (3) causes the permanent impairment
 2 of the mental faculties of members of that
 3 group through drugs, tortures, or similar tech-
 4 niques; (4) subject the group to conditions of
 5 life that are intended to cause the physical
 6 destruction of the group in whole or in part
 7 (5) imposes measures intended to prevent births
 8 within the group; or (6) transfers by force
 9 children of the group to another group;
 10 shall be punished as provided in subsection
 11 (b) (see 1) in the case of an offense under
 12 (A) (1) where death results, by death or impris-
 13 onment for life and a fine of not more than
 14 \$1,000,000. or both (2) a fine of not more
 15 than \$1,000,000 or imprisonment for
 16 not more than twenty years or both
 17 in any other case (see (C) (d) (1) the offense is
 18 committed within the United States; or (2)
 19 the alleged offender is a national of the
 20 United States (as defined in section 101 of
 21 of the immigration and nationality act
 22 (8 USC 1401).

23 (11). enforced by 42 USC § 1983. Provides:
 24 that every person who, under color of any
 25 statute, ordinance, regulation, custom, or
 26 usage, of any state subjects, or causes to
 27 be subjected, any citizen of the United
 28 States or other person to the deprivation of

any rights, privileges, or immunities secured by the Constitution and Laws, shall be liable to the party injured in an action at law, suit in equity or other proper proceeding for redress.

(12). Enforce by 42 USCA § 1985. (3). Provides in part that, if two or more persons conspire for the purpose of depriving any person of the equal protection of the laws, and if one or more persons engaged therein do, or cause to be done, any act in furtherance of the object of such conspiracy, whereby another is injured in his person or property, the party so injured may have an action for the recovery of damages occasioned by such injury or deprivation.

(13). Enforced 42USCA § 1986. Provides, Every Person who having knowledge that any of the wrongs conspired to be done, and mentioned in § 1985) or about to be committed, and having the power to prevent or aid in preventing the commission of the same, neglects or refuses to do so.

(14). Also enforce by 42 USCA § 1994. Provides that the holding of any person to service or labor under the system known as peon-

1 age is abolished and forever prohibited in
 2 any territory or state of the United States; and
 3 all facts, laws, regulations, or usages of any ter-
 4 ritory or state, which have heretofore estab-
 5 lished, or by virtue of which any attempt
 6 shall hereafter be made to establish, main-
 7 tain, or enforce, directly or indirectly, the
 8 voluntary or involuntary service or labor
 9 of any person as peers in liquidation of
 10 any debt or obligation, or otherwise, are de-
 11clared null and void.

12 (15) California Penal Code 182.2. States: if
 13 two or more persons conspire (1) To commit
 14 any crime (2) Falsely and maliciously to in-
 15 dict another for any crime, or to procure
 16 another to be charged or arrested for any
 17 crime (3) Falsely to move or maintain any
 18 suit, action, or proceeding (4) To cheat and
 19 defraud any person of any property by any
 20 means which are in themselves criminal,
 21 or to obtain money or property by false
 22 pretense or by false promises with fraudulent
 23 intent not to perform those promises (See also
 24 18 USC § 1031 et seq.). (5) To commit any act
 25 injurious to the public health, to public Mor-
 26 als or to prevent or obstruct justice, or
 27 the due administration of the law. (See
 28 42 USC § 1985.) (6) To commit any crime

1 against the person of the president or vice
2 president of the United States, the Governor,
3 of any state or territory, any United States
4 Justice or Judge or the Secretary of the Executive
5 department of the United States.

6 (16). Enforced by 6 USC 811 (G) Provides,
7 ensure that the Civil rights and civil liberties
8 of persons are not diminished by efforts,
9 activities and programs aimed at securing
10 the homeland.

11 (17.) enforced by 18 USC 8 2381. Provides,
12 whoever owing allegiance to the United States,
13 levies war against them or adheres to their
14 enemies, giving them aid and comfort within
15 the United States or elsewhere, is guilty of
16 treason and shall suffer death or shall be
17 imprisoned not less than five years and
18 fined under this title but not less than
19 \$10,000 and shall be incapable of hold-
20 ing any office under the United States.

21 (18.) Fifteenth amendment to the United States
22 Constitution. Section (2) The right of citizens
23 of the United States to vote shall not be
24 denied or abridged by the United States or
25 by any state on account of race, color, or
26 previous condition of servitude. S. (2) The
27 Congress shall have power to enforce this article
28

1 by appropriate legislation.
2

3 (2) Enforced by 42 USCAS 1971-1973, voter
4 1985.(3); Provides; If two or more persons in
5 any State or territory conspire, or go in disguise
6 on the highway or on the premises of another,
7 for the purpose of depriving, either directly
8 or indirectly, any person or class of person of
9 the equal protection of the laws, or of equal
10 privileges and immunities under the laws,
11 or for the purpose of preventing or hindering
12 the constituted authorities of any state or
13 territory from giving or securing to all persons
14 within such state or territory the equal protec-
15 tion of the laws; or if two or more persons
16 conspire to prevent by force, intimidation, or
17 threat, any citizen who is lawfully entitled
18 to vote, from giving his support or advocacy
19 in a legal manner, toward or in favor of
20 the election of any lawfully qualified person
21 as an elector for President or vice President
22 or as a member of Congress of the United
23 States; or to injure any citizen in person
24 or property on account of such support
25 or advocacy; in any case of conspiracy set
26 forth in this section, if one or more persons
27 engaged therein do, or cause to be done, any
28 act in furtherance of the object of such con-

1spiracy, whereby another is injured in his per-
 2son or property, or deprived of having and ex-
 3ercising any right or privilege of a citizen
 4of the United States, the party so injured
 5or deprived may have an action for the re-
 6covery of damages, occasioned by such in-
 7jury or deprivation, against any one or more
 8of the conspirators.

9 (20.) Enforced by 18 USC § 371. Provides; if
 10two or more persons conspire either to commit
 11any offense against the United States, or to
 12defraud the United States, or any agency
 13thereof in any manner or for any purpose,
 14and one or more of such persons do any act
 15to effect the object of the conspiracy, each
 16shall be fined under this title or imprison-
 17ed not more than five years or both.

18 (21.) Enforced by 18 USC § 2382. Provides;
 19whoever, owing allegiance to the United
 20States and having knowledge of the commis-
 21sion of any treason against them, conceals
 22and does not, as soon as may be, disclose
 23and make known the same to the Presid-
 24ent or to some Judge of the United States,
 25or to the governor or to some Judge or Just-
 26ice of a particular state, is guilty of mispri-
 27sion of treason and shall be fined under
 28

1 this title or imprisoned not more than seven
2 years or both. (See 18USC§S 2385, 2386 et seq.)

3 Support of the Fifth, Thirteenth, Fourteenth,
4 and enforced by the same.

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1
2 Parties.
34 22. Tyrrell Farrow Gannon.
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1516
17 Prisoners) are incarcerated at ~~transcendental State~~
18 Prison and various Prisons in the state of California
19 and is being held or employed or to be
20 employed in the enterprise's operated by defendant
21 et al and other divers in this antebellum
22 scheme establish by the State Prison System
23 California Department of Correction, now Rehabilitation
24 and CePOA et al.25 This action is brought by Plaintiff(s) for and
26 on behalf of themselves, ourselves individually
27 and other prisoner(s) held or held under false
28 pretense in the condition of Slavery, Prisoner(s)

1 employees, similarly situated, Pursuant to 42
 2 USC 1994, 18 USC 1581, 18 USC 1961, 1962,
 3 18 USC 1031 et seq, and pursuant to section
 4 16(B) of the Fair Labor Standard Act (FLSA) 29
 5 USC Section 216(B), Prisoners situated the same
 6 has consented in writing to have this Court
 7 to consider all or none per unit injunction
 8 for relief the same from this legal Right-
 9 ical institution. (as Exhibit 4 that 5).

10 Such consent will be filed herewith. Because
 11 this is not a isolated Program in violation of
 12 Federalism.

13 (23). Defendant State of California, Governor Arnold Schwarzenegger operates prisons within the
 14 State by and through the Department of Corrections and Rehabilitation (Rehab) and is the Chief holder or joint
 15 employer, together with the CCPOA of Plaintiff's prisoner(s) holders, employees hereon, and
 16 such consenters who file their consents with
 17 this Court. Defendant State of California is a
 18 public agency within the meaning of Section
 19 3 (d) of the FLSA, 29 USC Section 203 (d) and
 20 section 203x of the FLSA 29 USC.

21 (24) Defendant California Correctional Peace Officer
 22 Association (CCPOA) is an entity created by
 23 the state of California to develop and operate
 24 antebellum Profiteering scheme with the
 25 help of legislative Council State of California

1 and Judicial Council of California administration
 2 office of the Court and serviced enterprises by
 3 arbitrary applied law that held or hold prisoners
 4 S. parolees under or political institutions to
 5 recall slavery and is the joint employers together
 6 with the State of California of Plaintiff
 7 prisoners and all those similarly situated
 8 the same who consent in writing and Material
 9 fact that an ongoing scheme of Defendant
 10 (CCPOA) in conjunction with state of California
 11 is a public agency with the meaning of S.
 12 3 (d) of the FISA, 29 USC Sec. 203(d) and Sec.
 13 3(x) of the FISA 29 USC section 203(x) and
 14 in the meaning of 18 USC 1837, 18 USC 18
 15 1951, 18 USC 81961, 1962 et seq. 18 USC 81581,
 16 1584, 49 USC 81983, 1985 (3), 1986, 1994,
 17 (25). at all times material hereto defendant's,
 18 State of California, Governor, Legislative Council
 19 State of California, California Correctional Peace
 20 officer Association (CCPOA), and Judicial
 21 Council of California administrative office of
 22 the Court, jointly with each other has operated
 23 enterprises which Manufacture "Strike's" Priors
 24 for the safe of United States protected citizens
 25 in interstate commerce as such, and them-
 26 selves enterprises engaged in commerce
 27 within the meaning of section 3(r) and
 28 (s) of the FISA, 29 USC Sec. 203(r) and 203(s)

1 42 USC 8 1985(B) catch all-five year statute
 2 IRS tax shelter within the meaning of 41 USC
 3 CA 101.(a)(1) offense against the United States,
 4 and to defraud by conspiracy the United States
 5 18 USC A 8 371. Pursuant to the Major scheme
 6 against the United States 18USCA 8 1031. let the
 7 Seller beware 18USCA 8 1581 et seq, involunt
 8 ary Servitude 42 USC 8 1994, in violation
 9 of State and Federal Civil rights act, California
 10 Civil Code (CC) 51(1), 51(2), California Penal
 11 Code 181, 182, et seq 186, et seq, 667(d)(1), United
 12 States Bill of rights, and the 10th, 11th, 13th
 13 14th and 15th amendment of the United
 14 States of America.

First Claim for Relief

16 (26). Plaintiff, and Prisoners alike who are
 17 being held or held against their Federal Protected
 18 right in the condition of Peonage, Slavery
 19 for the sole purpose's to be employee's of the
 20 defendants et al. - ongoing scheme's and
 21 plans to enslave Plaintiff's for life and death
 22 and recall Slavery and or Genocide in the
 23 United States, systematically conspired conjoint
 24 action and for the benefit of all defendants
 25 and Divers and are covered employee's un-
 26 der the FISA, 29 USC. S 201 et seq. Under
 27 the FISA, covered employee must be paid
 28

1 at least the statutory Federal minimum wage
 2 throughout the scheme and holding of
 3 Plaintiff(s) for employment, March 07, 1994,
 4 of the agreement of the scheme and continuing
 5 to date. Defendants knew or should
 6 have known the willfully knowingly and
 7 wrongfully to hold or hold Plaintiff(s) et al.
 8 to pay for now 55% present from all incoming
 9 funds family member and concerned
 10 friends and other relationship after paying
 11 taxes on fat funds received by the defendants
 12 state of California schemes at 55%
 13 additional deductions and in turn have
 14 paid Plaintiff and those situated the same
 15 (See Exh # 1 thru 5.) less than the
 16 applicable now \$6.75 minimum wage in
 17 violation of the (FISA).

18
 19 (27.) The FISA provides that any employer
 20 who violates section 306 of the act which
 21 requires the payment of the federally specified
 22 minimum wages is liable to the affected
 23 employee, and whom is being held or held
 24 for that purpose, for the unpaid amount
 25 of wages and an equal amount as liquidated
 26 damages, in addition to pay other available
 27 legal and equitable relief.

1 (28) By willfully and wrongfully in this illegal
 2 scheme of things to hold Plaintiff & to suffer
 3 conditions of Slavery, Prohibition mandated by
 4 the Federal Government, defendant is in viol-
 5 ation of the provision of Slavery act while at
 6 the same time have moved with the ideas
 7 prohibited by the famous (KKK) Ku Klux Klan Act
 8 and for profit pursuant to Rico Act that have
 9 among other things give cause under the forfeit-
 10 ure of assets act (See 18USCA 8.2333.Q), and Calif-
 11 ornia Penal Code 186 (3)(2)(B)(C), 181, 182 et seq. 18
 12 USCA 8 1961-1964 et seq. 42 USCA 8 1985 (3), 42
 13 USCA 8 1994, 18USCA 8 1581-1584 et seq namely
 14 and Section FISA. 206, entitles Plaintiffs and
 15 all of them to damages as specified in
 16 Section 216 of the FISA.

17
 18 (30) Wherefore, Plaintiff et al. request relief
 19 as hereunder appears.

20
 21 Second Claim for
 22 Relief

23 Plaintiffs et al. refer to the allegations set
 24 forth in paragraphs 1 through 30 above, and
 25 hereby incorporate the same as though fully
 26 set forth herein.

27
 28 (31) This is also an action for a declaratory

judgment under 28USCA § 2201, for the purpose of finally determining an actual controversy between the parties concerning the provision and application of the Three Strikes Law Pen-
al Code 667(d)(1) Statute, and FLSA.

(32) Plaintiff's et al. desire a declaration of their rights and duties and obligations to each and everyone of them since, owing allegiance to the United States and having knowledge of the Commission to recall Slavery, but did conceal and does not, as soon as may be and uproot incident or badges of Prohibited Political institution of Slavery levies war against them or adhere to their enemies, giving them aid and comfort with in the United States and each of them, in regard to the ongoing Controversy continues to date concerning prison overcrowding by the Three Strikes Law, and payment of minimum wages, Such a declaration is necessary and appropriate in order that Plaintiff(s), may ascertain his rights in reference to said condition and work to be performed in the future so that citizens may not be deprived of their, his just Compensation for said hold or hold for said involuntary Servitude. (work).

1 wherefore Plaintiffs pray for relief as hereunder
 2 appears.

3
 4 Third Claim for Relief

5 (33). In addition to damages and declaratory
 6 relief, Plaintiff(s) seek preliminary and
 7 permanent injunctive relief to enjoin the
 8 defendants continued violation of the "Enfor-
 9 cement Act, RICO Act, Hobbs Act, Sherman
 10 Act, Smith Act, Lienberg Act, Tucker Act,
 11 RKK Act, Homeland Security Act, Patriot
 12 Act, Communist Control Act, Un-American
 13 Activities Act, Civil Rights Act, Slavery Act,
 14 major scheme against the United States Act,
 15 FISA, and to enjoin defendants respecting
 16 the contractual agreement and its cost to
 17 them and the State of California Defendants,
 18 and from retaliating against him in any
 19 way for having brought this action and in
 20 the interest of Justice of others situated
 21 the same and for to join such action;
 22 which retaliation upon information and
 23 belief, is threatened and which may include
 24 a loss of status, to maintain A-1-A activities
 25 as a worker to make calls daily, to come
 26 out of my cell on the weekends and to
 27 take showers daily.

28 Pursuant to Penal Code 667(d) to reflect

1 voluntary and duly punishment

2 (34.) Plaintiff is informed and believe, and
 3 on that basis allege, that unless preliminar-
 4 ily and permanently enjoined from violating
 5 Section 206 of the Fair Labor Standards Act
 6 held or held to pay Plaintiff et al. prisoner
 7 employee to work "Article 3, Title 15 CCR 3040
 8 (2)" and denied family over night visiting, Title
 9 15, CCR 3177 (2), prisoner employee or held to
 10 work and to maintain the Prison at anytime
 11 and pay Pennies or less than the mandated
 12 Federal minimum wage, defendants will
 13 continue so to do and that plaintiff(s) et al
 14 will be damaged thereby and deprived of
 15 funds on which he rely to purchase and
 16 to obtain essential products for themselves
 17 and to support their families and childrens

18 (35). Wherefore Plaintiff's et al prays for
 19 the following relief;

20 (1) for a declaratory judgment declaring
 21 that defendants have willfully and wrongfully,
 22 intentionally, knowingly violated their State-
 23 uary obligation, and deprived Plaintiff(s)
 24 et al of their rights State, Federal, Civil, Constit-
 25 tutional, Protection and entitlements under
 26 California Penal Code 667 (a), and FISA
 27 Law, as alleged herein;

(2) For a complete and accurate accounting of all Federal Minimum wages due and owing to Plaintiffs for the added cost of attorneys fees and hiring attorneys.

(3) For awards Plaintiff et al. of monetary damages in the form of Back pay Compensation, Liquidated damages equal to wages unpaid Compensation, together with interest thereon for the statutory period in the scheme of 14 years, since (1994), and/or as determined by actual time held or held of each Plaintiff in the condition,

(4) For preliminary and permanent injunction relief from further violations of Plaintiff et al. statutory rights, Federal Rights to make and enforce contracts.

(b) False imprisonment 144 million Dollars
Compensatory damage from each defendant

(6) Arbitrarily detained, cruelly, inhuman, degrading, disrespectful, treatment, punitive damages to million dollars. From each defendant.

① Subjected to an illegal debt to be payed for with our lives in breached contracts

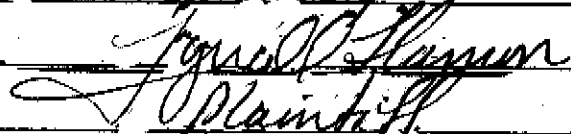
1 collectively and extorted to pay 55% present
2 of all incoming Monies from Families and
3 Friends after all-ready being taxed and held
4 or held to pay fines and restitution arbitrary
5 180 Million Dollars from each defendant.

6
7 (8) For an award of reasonable attorneys
8 fees for the appointment of Counsel by this
9 Court to be paid by defendants and the
10 costs and disbursement of this action and

11
12 (9) for such other and further relief as this
13 Court may deem proper.

14
15 I declare under penalty of perjury
16 that the foregoing is true and correct
17 to the best of my knowledge by my in-
18 der signed and date pursuant to 28 USC 1746. (D)

20
21 Dated: 8/24/08 Respectfully

22
23 
Plaintiff

Summary & Analysis

Civil Rights—Procedure

Slave Descendants Lack Standing to Assert Most Damages Claims Against Corporations

Descendants of slaves seeking damages under 42 U.S.C. § 1982 and state law against corporations that allegedly profited from providing services to or being slaveowners lack standing to assert most of those claims, the U.S. Court of Appeals for the Seventh Circuit held Dec. 13 (*In re African-American Slave Descendants Litigation*, No. 05-3265, 12/13/06).

The causal chain of injury between the plaintiffs and their ancestors is too remote and speculative to satisfy Article III standing, Judge Richard A. Posner said. Claims of plaintiffs suing as legal representatives of their ancestors are time-barred, he said. But state fraud and consumer protection law claims alleging that the plaintiffs were deceived into buying products and services from the defendants because the sellers concealed their dealings with slaveowners should not have been dismissed at the outset, he added.

Ten class actions from around the country were consolidated in federal district court in Chicago for pretrial proceedings under the multidistrict litigation statute, 28 U.S.C. § 1407. The African American plaintiffs alleged that the defendants are companies that provided services such as transportation, finance, and insurance to slaveowners. The lender-predecessors of two of the defendants allegedly became owners of slaves who were pledged as collateral on defaulted loans. The plaintiffs alleged that the challenged transactions with slaveowners were illegal in Northern states even before the 13th Amendment barred slavery after the Civil War; they also alleged that occasional enslavement took place after the 13th Amendment passed.

The plaintiffs asserted federal claims under 42 U.S.C. § 1982, which provides that all U.S. citizens "shall have the same right . . . as is enjoyed by white citizens . . . to inherit, purchase, lease, sell, hold, and convey real and personal property." They also asserted federal diversity jurisdiction over all but one plaintiff's state law claims (dismissal of whose claims for lack of subject matter jurisdiction was affirmed).

The district court dismissed the suit with prejudice for lack of jurisdiction (citing the political question doctrine and lack of Article III standing), for lapse of the statute of limitations, and for failure to state a claim.

Causal Link Too Remote. The Seventh Circuit for the most part affirmed, but said that the dismissal should in the main have been without prejudice. "The political question doctrine bars the federal courts from adjudicating disputes that the Constitution has been interpreted to entrust to other branches of the federal government," the court said. If the plaintiffs had "sought reparations for the wrong of slavery," the doctrine would likely have barred their suit as exceeding judicial

capabilities. But they were "careful to cast the litigation as a quest for conventional relief," asking the federal court to apply Section 1982 and state law to the defendants' conduct, the court observed. Although Section 1982 cannot afford relief for conduct occurring before its enactment, and it is dubious that Northern states' antebellum laws were intended to confer benefits on 21st century slave descendants, the obstacles to this suit "have the form at least of conventional defenses" rather than political questions, the court said.

But the district court correctly dismissed most claims for lack of standing, the appeals court said. "It would be impossible by the methods of litigation to connect the defendants' alleged misconduct with the financial and emotional harm that the plaintiffs claim to have suffered as a result of that conduct," the court said. If a descendant could sue for wrongs to an ancestor, statutes of limitations would be "toothless," the court said. And the plaintiffs' argument that, if the defendants had not done business with slaveowners, there might have been less slavery and their ancestors might have had disposable income for them to inherit has too long a causal chain and "too many weak links for a court to be able to find that the defendants' conduct harmed the plaintiffs at all, let alone in an amount that could be estimated without the wildest speculation," the court said.

Recasting the relief as restitution rather than damages would not solve the problem, because restitution—a remedy for a legal wrong—presupposes an injury, and "there is no way to determine what if any injury the defendants inflicted on the members of the plaintiff classes," the court said.

The "remoteness" between the alleged injury to the ancestors and any injury to the plaintiffs is either a "limitation on Article III standing" as characterized in *McConnell v. FEC*, 540 U.S. 93, 72 U.S.L.W. 4015 (2003), or a "nonjurisdictional limitation on who may sue in federal court," as found in *Holmes v. SIPC*, 503 U.S. 258 (1992), the court said.

Other Claims. A few plaintiffs alleged that defendants took no steps to free them from involuntary servitude to which they were subjected as recently as the 1960s. But the court saw no basis for "any kind of Good Samaritan legal duty to eliminate a violation of the Thirteenth Amendment committed by someone else."

Plaintiffs claiming to sue in a representative capacity on behalf of their ancestors did not face the standing problem that plaintiffs suing on their own behalf do, but their claims were time-barred—no tolling doctrine can extend "to a century and more beyond" the limitations period—and thus were dismissed with prejudice.

One "buried" claim alleged that the plaintiffs would not have bought products or services from the defendants but for their concealment of their involvement with slavery. The court compared this consumer protection claim with that in *Kasky v. Nike Inc.*, 45 F.3d 243, 70 U.S.L.W. 1703 (Cal. 2002), which alleged that a manufacturer misrepresented conditions in its overseas

plants. While not passing on the merits of the claim, the court said that it was not barred "at the threshold."

Finally, one class action had originally been filed in California state court, then removed. Only those plaintiffs objected to venue in Chicago. The court read *Lex-econ Inc. v. Milberg Weiss Bershad Hynes & Lerach*, 523 U.S. 26 (1998), as "hint[ing]," without actually deciding, that a transferee court in multidistrict litigation may rule on a dispositive pretrial motion involving plaintiffs who have not agreed to let the court decide the merits of the case. Thus the California plaintiffs must await such motions in Chicago, the court said.

Chief Judge Frank H. Easterbrook and Judge Daniel A. Manion joined the opinion.

Bruce I. Afran, Princeton, N.J., Roger S. Wareham, Brooklyn, N.Y., and Barbara K. Raiff, Los Angeles, argued for the plaintiffs. Alan S. Madans, Rothschild, Barry & Myers, Chicago, and Owen C. Pell, White & Case, New York, argued for the defendants.

Full text at <http://pub.bna.com/lw/053265.pdf>.

Criminal Law—Search and Seizure

Buie Can Allow Protective Sweep of Car Parked at Curb as Officers Search Home

A"protective sweep" of a vehicle parked on a public street during the execution of a search warrant at an adjacent residence is reasonable under the Fourth Amendment as long as reasonable police officers could believe that the vehicle conceals a person who poses a danger to officers at the search site, the U.S. Court of Appeals for the Eighth Circuit held Dec. 20 (*United States v. Jones*, 8th Cir., No. 06-2030, 12/20/06).

The court emphasized that, even though the vehicle swept in this case was not actually on the premises to be searched, its proximity to the residence, the nature of the evidence sought, and the defendant's conduct could have led officers reasonably to believe that someone within the car posed a threat to them.

A combined team of state and federal law enforcement officers gathered to execute a search warrant for drugs and weapons at the defendant's residence. During preliminary surveillance, they observed the defendant and several other people standing outside the house near the open passenger door of a car parked at the curb. When the officers approached and ordered the individuals by the car to turn around, the defendant instead leaned into the car, leaving the officers unable to see his upper body for a few seconds, then closed the car door and followed the officers' orders.

The officers believed that the defendant's conduct was consistent with participation in a drug transaction with someone in the car. However, dark tinting on the car's windows prevented them from seeing inside to determine whether anyone was in the car. The officer in charge decided to conduct a protective sweep of the vehicle, which yielded both drug and weapons evidence. The defendant subsequently sought suppression of this evidence, arguing that the sweep was not justified by the circumstances.

Protective Sweep Jurisprudence. The U.S. Supreme Court recognized the Fourth Amendment protective sweep doctrine in *Maryland v. Buie*, 494 U.S. 325

(1990), where it said that officers authorized to make an arrest in a home may conduct a cursory search of areas that they reasonably suspect may harbor dangerous individuals. The *Buie* court said:

[A]s an incident to the arrest the officers could, as a precautionary measure and without probable cause or reasonable suspicion, look in closets and other spaces immediately adjoining the place of arrest from which an attack could be immediately launched. Beyond that, however, we hold that there must be articulable facts which, taken together with the rational inferences from those facts, would warrant a reasonably prudent officer in believing that the area to be swept harbors an individual posing a danger to those on the arrest scene.

Although post-*Buie* courts have differed over the requirements and scope of the "frisk of a home" authorized by that case, a few have made clear that the protective sweep doctrine is not limited to searches of residences where arrests are made. For example, in *United States v. Maddox*, 388 F.3d 1356 (10th Cir. 2004), the Tenth Circuit ruled that officers may detain individuals within the "arrest scene," including areas outside the house.

The *Maddox* court noted that *Buie* described the area in which a protective sweep may take place as the "arrest scene" but did not define that term. Thus, the Tenth Circuit said, *Buie* "does not expressly limit the protective sweep to areas within the home." The court then invoked the general Fourth Amendment reasonableness standard to determine what qualifies as the arrest scene, and said that "law enforcement officers may only detain individuals on the scene of an arrest who are not within the 'immediately adjoining' area of the arrest if the officers 'possess a reasonable belief based on specific and articulable facts[,] that the individual poses a danger to them.'"

Extension to Vehicle. The Eighth Circuit has extended the protective sweep doctrine even further, holding in *United States v. Thomas*, 249 F.3d 725 (8th Cir. 2001), that *Buie*'s safety rationale may justify a protective sweep of an automobile during a traffic stop even when there is no arrest.

In *Thomas*, officers stopped a van driven by the defendant on the basis of their reasonable belief that he had just committed a bank robbery. They could not, however, see inside the van to determine whether anyone else was inside. Under these circumstances, the *Thomas* court said, "the search of the van was reasonably necessary for the officers' personal safety . . . because other occupants in the van could pose a significant danger to the officers."

The court, in an opinion by Judge Raymond W. Gruender, found the sweep of the parked car in this case similarly justified. The officers were lawfully at the scene to execute a search warrant, the court noted. Although the car was not on the property targeted by the warrant, it was parked on a public street immediately adjacent to the premises such that anyone in the car potentially posed a danger to the officers, it noted.

Additionally, the court said, the officers were aware that the warrant was designed to uncover evidence of drug dealing at the residence—"an enterprise that often involves drive-up transactions and the presence of firearms." They also knew that the defendant lived in the house to be searched and that he recently had been involved in a shooting and had a prior conviction for unlawful possession of firearms, the court pointed out.

1
2 PROOF OF SERVICE
3

4 Declaration of Service by Mail
5

6 I, Tyrrell Farmer Cannon, declare that I am over the age of
7 eighteen (18) and that I (am) ~~am~~ a party to this action. On August 24
8 2008, I deposited a copy of the following document(s):

9 Civil Rights Complaint with app* &
10 and 1-5 Exhibits.

11 letters from State and Federal, NAACP, ACLU, FBI, et al.
12 copy of Declaration of Prisoners.

13 In a sealed envelope with the postage prepaid into the United States mail
14 outlet via an authorized California Department of Corrections employee at
15 Ironwood State Prison, in Riverside County, Blythe, California, and addressed as
16 follows: The Constitution, Civil Rights and Property Rights
17 224 Dirksen Senate Office Bldg. Wash. DC 20510.

18 U.S. Attorney General, M. Mukasey
19 950 Pennsylvania Ave. NW
20 Washington DC 20535.

U.S. Solicitor General
Dept of Justice RM 5614
950 Pennsylvania Ave. NW
Washington DC 20530

21 California Attorney General J. Brown.
22 1300 I St. #406, P.O. Box 944255
23 Sacramento, Ca. 94244.

24
25 Illinois-Northern District
26 Dirksen Federal Building
27 219 South Dearborn Street 5th Flr.
28 Chicago, IL 60604.

I declare under penalty of perjury by the laws of the State of California that
the foregoing is true and correct (pursuant to 28 USCA §1746(2)).

29 DATE: 08/24/2008

SIGNATURE

Tyrrell Farmer Cannon
Plaintiff

ORIGINAL

Declaration.

My name is; Tyrrell Farrow Cannon

CDC Number: T-91710

Criminal Case No.: FWV-026177

County of Sentencing: San Bernardino

Name of Court: Superior Court "Rancho Cucamonga"

Name of Judge: Frederick A Mandabach.

Date of Sentencing: 04/25/03 and Term 25 to life.

(Priors Information)

Year 1992 case# KA013879 county. Los Angeles.

Year 1985 case# A465064 County. Los Angeles

I declare that I am a Prisoner in the State of California and under the 3 strike law 667(B)thru(C) I am suffering an "life" Sentence. I am a born United States Citizen and at the present age of 43.

I declare that I am unable to afford the cost of an attorney to bring this matter "Civil Complaint" and while alleging Civil, Human, Rights violations pursuant to 42 USC 1983, 42 USC 1985.3, 42 USC 1984, 18 USC 1581, 18 USC 2381, thru 2385, and for damages pursuant to 28 USC 1343, for the cost of the Court fees and vindication of Constitutional Rights.

I also declare that this 3 strike imprisonment is an direct result of Breach of Contract(s) and for Negotiation Plea bargain(s) agreement(s) that incurred before the newly amended one of three:

application to 667 "Penal Code" 667 (b) thru (i).

I am convinced that I am without remedy, on any state level concerning my Constitutional Rights Pursuant to the 6th amendment being violated, and 1st amendment right to Grievance, 2nd amendment of law, 4th amendment illegally being held or held in Prison, 5th amendment denied equal protection of the law, and Due Process to be legally sentenced, 6th amendment on right to adequate and constitutionally representation of counsel, 8th amendment of cruel and unusual handling of United States citizen by and State official owing allegiance to the State and the Constitution. 13th amendment Unduly Punishment and returning me to condition of Peonage and or Slavery. 14th amendment no State Shall Pass or force law that abridges the Constitution of United States established laws and treaties or deny any person of their liberty without just compensation.

I further declare that by my undersigned that I am served by this 42 USC 1983 civil right Complaint to the proper authority that I have agreed to allow Tyrrell Farrow Cannon, to file in Federal Court and me as a party in a classaction suit for an redress and vindication of rights denied that gave raise to condition of Peonage and Slavery.

Two of Three

1 here in the State of California.
2

3 I further declare that I have given the
4 light to Tyrrell Farrow Cannon to release
5 the information in this Declaration to the
6 United States Federal Court and the State
7 officials in relation to complaint and/or
8 responsible for the holding me in condition
9 of slavery in California State, and State
Prison.

10 Conclusion.

11 I, Tyrrell Farrow Cannon, declare that I am a prisoner
12 here at Blythe "Ironwood Prison" State of California
13 Department of Corrections under the Warden
14 James Hall and Director of Department
15 Correction Edward S. Alvarado, and in the
16 County of Riverside city of Blythe

17 I declare under penalty of perjury that the
18 foregoing is true and correct by my under-
19 signed and date.
20

21 Dated Dec 10, 2003.

22 Tyrrell F. Cannon

23 Declarant, Prisoner

24 I.D. # T-91710

25 Tyrrell F. Cannon
Print Name.

26 111

27 111

28 111

29 Three of Three.

EXH

COVER PAGE

8

EXHIBIT

Description of this Exhibit: Order, Denying action without
Prepayment of full filing
fee.
Case No. 08-858.

Number of pages to this Exhibit 2 pages.

JURISDICTION: 28 USCA 1331, 1330 et seq.

2008 JUL 31 AM 11:56

CLERK, U.S. DISTRICT COURT
CENTRAL DIST. OF CALIF.
LOS ANGELESUNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA

INMATE # T-91710

CASE NUMBER

EDCV 08-858

TYRRALL FARROW CANNON,
v.

PLAINTIFF(S)

BILL LOCKYER, et al.,

DEFENDANT(S)

ORDER RE LEAVE TO FILE ACTION WITHOUT
PREPAYMENT OF FULL FILING FEE

IT IS ORDERED that the complaint be filed without prepayment of the full filing fee.

IT IS FURTHER ORDERED that, in accordance with 28 U.S.C. § 1915, the prisoner-plaintiff owes the Court the total filing fee of \$350.00. An initial partial filing fee of \$ _____ must be paid within thirty (30) days of the date this order is filed. Failure to remit the initial partial filing fee may result in dismissal of your case. Thereafter, monthly payments shall be forwarded to the Court in accordance with 28 U.S.C. § 1915.

Date

United States Magistrate Judge

IT IS RECOMMENDED that the request of prisoner-plaintiff to file the action without prepayment of the full filing fee be DENIED for the following reason(s):

Inadequate showing of indigency
 Failure to authorize disbursements from prison trust account to pay filing fee
 Failure to provide certified copy of trust fund statement for the last six (6) months.
 Other: See attached page

District Court lacks jurisdiction
 Immunity as to _____
 Legally and/or factually patently frivolous

Comments:

July 23, 2008

Date

United States Magistrate Judge

Margaret A. Nagle

IT IS ORDERED that the request of prisoner-plaintiff to file the action without prepayment of the full filing fee is:

 GRANTED DENIED (See comments above).

Date

7/29/08

United States District Judge

Glen J. Geer

Continued

Attachment for Cannon v. Lockyer, et al, EDCV 08-858

Plaintiff, a California state prisoner, seeks to sue 13 or more persons, who are alleged to be attorneys, for purportedly committing treason and similar federal crimes against the United States in violation of 18 U.S.C. Section 2381 et seq. and/or RICO. Although the rambling and somewhat incoherent allegations of the Complaint are difficult to decipher, it appears that plaintiff believes these attorneys are responsible for implementation "by force" of California's Three Strikes Law some years back, and that by doing so, they have "profited" illegally, engaged in "Communist subversive activities," sought to overthrow the United States Government, engaged in "mass destruction and kidnapping of citizens," etc.

The Complaint does not plead any cognizable federal cause of action on plaintiff's behalf. In violation of Rule 8(a) of the Federal Rules of Civil Procedure, it does not contain a short and plain statement of the claim showing that plaintiff is entitled to relief, and does not contain a demand for the relief sought. It does not identify any actions taken or omissions by the defendants, much less the date(s) on which they purported committed any wrongdoing. It does not plead any harm sustained by plaintiff as a result of anything done, or not done, by the defendants. Plaintiff's assertion that he has been harmed by implementation of the Three Strikes Law because he is a "taxpayer" does not allege any cognizable basis for relief. Plaintiff has not alleged a viable RICO claim, and he has no standing to sue civilly for purported federal criminal violations under 18 U.S.C. Section 2381 et seq.

In short, the Complaint does not state any cognizable claim for relief against the named defendants or any other person or entity, does not comply with the minimal pleading requisites of Rules 8(a) and 10(b) of the Federal Rules of Civil Procedure, and does not state a basis for federal jurisdiction. To the extent that the pleading's allegations can be deciphered, they appear to be fanciful and factually frivolous within the standards set forth in *Nietzke v. Williams*, 490 U.S. 319, 325 (1989), and *Denton v. Hernandez*, 504 U.S. 25, 33 (1992).

EXHIBIT COVER PAGE

1

EXHIBIT

Description of this Exhibit: *notice of appeal*

Case No. *EDCV-08-858*

Number of pages to this Exhibit 5 pages.

JURISDICTION:

1 Tyrrell Farrow Cannon
2 CDCR # T-91710 (TSP)
3 P.O. Box 2199 (D-1-1102)
4 Blythe, California 92226.
5 In Pro. Per.

COPY

6

7 United States District Court
8 Central District of California

9

10 Tyrrell Farrow Cannon
11 Plaintiff

EDCV-08-858

FRAP 4.(d)

12 v.
13 Bill Lockyer, et al.

14 Notice of appeals

15 18 USCAS 2381-2385,
16 28 USCAS 1350 et

17 See

18 Request for appointment
19 of Counsel.
20 42 USCAS 1988.
21 28 USCAS 1915(d)

22 Plaintiff will move this United States District
23 Court with this notice of appeals, from order
24 by Judge Gary A. Feess, on 07/29/08 it was
25 so order that the District Court lacks jurisdiction
26 and legally and/or factually potentially frivolous.
27

28 Plaintiff contends that this District Court

relied not on it sworn authority to take
 the allegations into deep concern or consider-
 ations, and to exclude the thoughts carri-
 ed out by retire United States Judge Mrs.
 Sandra Day O'connor, and that she did
 states, that the 3 strikes laws has many
 flaws and that the Due Processes of many
 where being denied across the country,
 where in Plaintiff cause, and attempts
 to bring this matter to a court or Judge
 have not only fall on deaf ears, but in
 the hands of Judge's that advocates to
 the way communist activities have taken
 root in the administration of Justice to
 also include denying to a constrain Plaintiff
 if in law the due Process to amend or
 to make correction in the unusual litigant
 in that should not be. The Smith act only
 state that a citizen must make known the
 matter of uncommercial activities or subversive
 activities. Plaintiff concludes that this
 Court and Justice's is aware of Plaintiff
 filings or should had know. (See *Neitzke*
 v. Williams

490 U.S. 319, 328 (1989), There is
 nothing delusional about what Sandra Day
 O'connor have stated unless someone likes
 this way. (See *Lockyer v. Andrade* (U.S 2003) 103
 S. Ct. 1166, 538 U.S. 63,) (see *Adair v. McDougal*

1 C.A.5 12. (1983) 695 F.2d 104, and that state
 2 court is under sworn duties to up-root Slavery
 3 within its states and in reference to federal
 4 law, The 8th amendment is also enforceable
 5 by title 18 USCS 1581. This court is well
 6 aware by well established law concerning
 7 contracts (42 years 1981, 1982.) wherefore Contract
 8 is a form of Property (See Vietnamese Fisher-
 9 men's assn v. Knights of Ku Phua Kha (SD Tex 1981)
 10 518 F. Supp. 988-1017.), in the case of (Long
 11 v. Ford Motor Co. Cz. 6. (Mich) 0974) 496 F.2d
 12 500 supports the facts that the ~~the~~ case law
 13 that offers directly up-rooting of this politi-
 14 cal institution of Slavery and to eradicate
 15 its bodies and incidents. unless the Govern-
 16 ment is teaching indecency to its citizens
 17 if that the case, one can't wait until the
 18 right to die is executed instead of being
 19 exposed to forms of Hitler ideas to do
 20 completely away with Black People now
 21 in America. This Program is wrong and
 22 should not have been allowed to this point
 23 if at no time. But it is and one only
 24 can Prayer that God bring some sense
 25 to this so called blessed America. The ideas
 26 of elders having the right to die because
 27 they are convinced that they purpose have
 28 expired. The ideas that governs this is

1 un-American here in the Ninth Circuit
 2 and from what I know as alone in this
 3 teaching, we have all drunk from the
 4 cup that California may be the leader in
 5 teaching the rest of the country, have now
 6 come under fire to question if California
 7 can govern it self and stand fast on not
 8 breaking federal protected dual privileges
 9 in the State and Federal Government. This
 10 too has failed. as stated by Deanne Stevenson
 11 we need new leaders. So until then, it is
 12 a good opportunity for me to have this mom-
 13 ent with newly assigned Judge(s) to my
 14 case, I request that or demand that it
 15 be offered a chance to amend my complaint.
 16 The prior Judge(s), Justice(s) was not at all
 17 in spirit of taking notice of no United
 18 States Constitution as I did complain of
 19 in the case # EDCV-04-1287 CJC (CT), see
 20 attached Exh # 2, 3 ogis.)

21 Plaintiff is suffering mentally and emotionally
 22 unjustly Punishment brought on by those who
 23 falsely sworn to uphold the Constitution of
 24 the United States (18USCA 2381-2385 et seq.)
 25 50 USCA 841-845 et seq. Communist Control
 26 Act, 18USCA 2151; Sabotage of the Justice
 27 System and the Constitution depriving Poor
 28 and Black's citizen, or so called African A-

1 merican's. Maintaining Political institutions
2 of slavery. 42 USC 1994, 42 USC 1981, 1982
3 13th, 14th and 15th amendment of the Constitu-
4 tion.

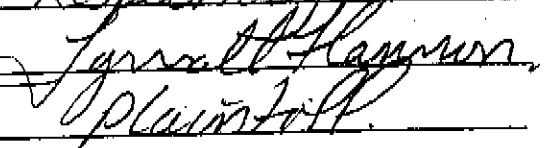
5 I, Tyrrell Farrow Cannon, declare that
6 the foregoing is true and correct to the best
7 of my knowledge by my undersigned Pursu-
8 ant to 28 USC 1746.03. Respectfully,
9 Dated 08/19/2008 
Tyrrell Farrow Cannon,
Plaintiff.

EXHIBIT COVER PAGE

2

EXHIBIT

Description of this Exhibit: U.S. Dept of Justice

Case No. 08-858

Number of pages to this Exhibit 4 pages.

JURISDICTION: 42 USC 1981, 1982, 1983.

1 Tyrrell Farrow Cannon
2 CDCR# T-91710 (TSP)
3 P.O. Box 2199
4 Blythe, California 92226

5

6 United States Department of
7 Justice.

8

9

10 Tyrrell Farrow Cannon violation of Federal
11 Complainant. Statute 18 USC 2381-
12 2386 Smith Act.

13 Complaint against: Attorneys at law.

14 1. Bill Lockyer, 6. Daniel Binger, U.S. Atty.

15 2. Robert P. Anderson. 7. George Williams CADAG.

16 3. Gary W. Schons.

17 4. Carl H. Horst.

18 5. Douglas P. Danzig.

19 of San Diego California.

20

21 1. Steven R. Shapiro, New York City.

22 2. Mark D. Rosebaum, L.A.C.

23 3. Daniel P. Tokaji, L.A.CA.

24 4. Alan L. Schlosser, San Fran. C.A.

25 5. Erwin Chemerinsky, USC Prof. C.A.

26 6. Paul Hoffman and associates

27 Schonbrun, De Simone, Seplow,
28 of Venice, CA.

Continue next

Page

#

Exh #1

1 Jordan C. Budde, San Diego Ca.
 2

3 These Sworn Lawyer, breached Peace in the
 4 representation of a host of Colored People, and Poor
 5 United States Citizens. In the Three Strikes regime
 6 these lawyers in the caption did by force and
 7 plotted at all time to establish a shared Profit
 8 antebellum system or scheme to defraud Complain-
 9 ant "tax payer" and in violation of the taking
 10 Clause 5th amendment of the United States
 11 in their scheme to come upon the Court by cross-
 12 ing county and state line for the purpose
 13 to victim the Major scheme act against the
 14 United States and for Profit in violation of
 15 the Gangster, Racketeering corruption act
 16 better know as the RICO Act. 18 USCAS 1951,
 17 1961, 1962 et seq.

18 Should had any of these Profiteering Agents
 19 for the ongoing Communist, Subversive etiomerica
 20 activities made any profits or represented falsely
 21 and one under the Three Strikes law sense
 22 President Bush signing into law 2003 Home-
 23 land Security act 6 USCAS 101 et seq, that crimi-
 24 nalize the activities, To exclude the intention
 25 of null and void use of Contracts, Plea bargain,
 26 negotiations that was entered into with the
 27 State of California Justice, and Prior to the
 28 voted on amended State Statute 667(B)-(i).

cont. next page

1 There was nothing standing in front of these
 2 players in the foreign scheme to overthrow
 3 the Constitution of the United States. And
 4 in the state of California that came by intimidation
 5 and coercion of a civilian population
 6 to effect a government by mass destruction
 7 and kidnapping of citizens in
 8 open court to suffer timely punishment
 9 at the hands of Communist Political Members
 10 (See California Government Code 1027.5(c).)
 11 also the Smith Act 18 USC 8 2381-2386.

12 California Penal Code 182 (2) If two or
 13 more persons conspire: (1) to com... my crime.
 14 (2) Falsely to move or maintain any suit, action,
 15 or proceeding. (4) To cheat and defraud any
 16 person of any property, by any means which
 17 are in themselves criminal, or to obtain money
 18 or property by false pretenses or by false promises
 19 with fraudulent intent not to perform those
 20 promises. (5) To commit any act injurious to the
 21 public health, to public morals, or to pervert or
 22 obstruct justice or the due administration of
 23 the laws. (6) To commit my crime against the
 24 person of the President or vice President of the
 25 United States, the Governor of any state or
 26 territory, any United States Justice or Judge, or
 27 the Secretary of any of the executive depart-

ments of the United States.

They are punishable as follows; when they conspire to commit any crime against the person of any official specified in paragraph (6), they are guilty of a felony and are punishable by imprisonment in the state prison for five, seven, or nine years.

IN the case of *Lockyer v. Andrade* (U.S. 2003) all of these communist, un-American infiltrated the attorney Bar's, in the state of California with these teaching in concert effort to hamper, restrain, interfere with, impede, or nullify the efforts of the state and the public agencies of the state to comply with and enforce the laws of the state of California. (See California legislation, California Penal Code 667 (d)(1), common sense of patriots would mean or give constituted meaning to the legislation saving clause, while in the scheme of creating laws by forced legislation from the bench politically.

The foregoing is true and correct.

Relevant to 28 USC § 1746 (c))

Dated: 06/18/2008 Respectfully
Tyrrell F. Cannon

3.

EXHIBIT COVER PAGE

EXHIBIT

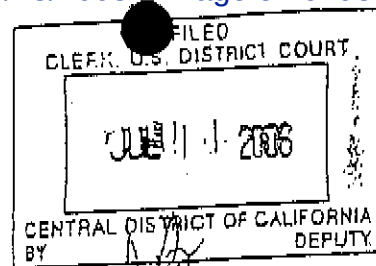
Description of this Exhibit: *Judgment*
Case No. *EDCV-04-1287 CJC-(CT)*

Number of pages to this Exhibit 43 pages.

JURISDICTION: *18 USC 2381-2385, Treason.*
18 USC 2151, Sabotage.

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UNITED STATES DISTRICT COURT

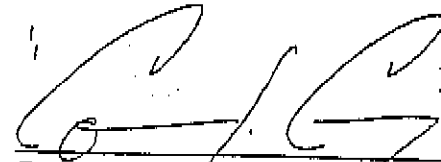
CENTRAL DISTRICT OF CALIFORNIA

TYRRALL FARROW CANNON,) NO. CV 04-1287-CJC(CT) *ED*
)
Petitioner,) JUDGMENT
)
v.)
)
D. L. OLLISON, Warden,)
)
Respondent.)
)

Pursuant to the Order Accepting the Magistrate Judge's Report and
Recommendation,

IT IS ADJUDGED that the petition is denied and dismissed with
prejudice.

DATED: July 11, 2006



Cormac J. Carney
UNITED STATES DISTRICT JUDGE

THIS DOCUMENT WAS SERVED BY FIRST CLASS MAIL
ON ALL COUNSEL OF RECORD AND THEIR LAST KNOWN
ADDRESS OF RECORD IN THIS ACTION ON THIS DATE

DATED 7-14-08

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pg 7

Exh # 2

1 Priority
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FILED
 CLERK, U.S. DISTRICT COURT
 AUG 28 2008
 CENTRAL DISTRICT OF CALIFORNIA
 BY DEPUTY

UNITED STATES DISTRICT COURT
 CENTRAL DISTRICT OF CALIFORNIA
 TYRRALL FARROW CANNON,) NO. ^{ED} CV 04-1287-CJC (CT)
 Petitioner,) ORDER ACCEPTING
 v.) MAGISTRATE JUDGE'S
) REPORT AND RECOMMENDATION ON
 D. L. OLLISON, Warden,) PETITION FOR WRIT OF HABEAS
 Respondent.) CORPUS BY A PERSON IN
 STATE CUSTODY

Pursuant to 28 U.S.C. § 636, the court has reviewed the entire file de novo, including but not limited to, the magistrate judge's report and recommendation, petitioner's objections and petitioner's "complaint" against the magistrate judge and the California Attorney General, which the court liberally construes as part of petitioner's objections. This court concurs with the magistrate judge's report and recommendation.

In his objections, petitioner appears to raise an issue concerning his attorney's representation during the preliminary hearing. Specifically, petitioner appears to contend that he was held to answer to felony charges, rather than misdemeanor charges, due to evidence concerning the crime scene offered at the preliminary.

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 OR A COURT DOCUMENT. IT IS A MISTRIENT
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 DATED 7-14-08

1 hearing,' and his attorney's purported failure to investigate the
 2 crime scene. (Objections at 2-3). To the extent that petitioner is
 3 attempting to raise a new ground for relief in his objections that was
 4 not raised in the first amended petition, the court declines to
 5 exercise its discretion to consider such a ground for relief. See
 6 United States v. Howell, 231 F.3d 615, 622 (9th Cir. 2000) (district
 7 court has discretion, but is not required, to consider evidence
 8 offered for the first time in the objections to the magistrate judge's
 9 report and recommendation). Even if this court were to consider such
 10 a belatedly-raised ground, which the court does not, petitioner's
 11 conclusory allegations are insufficient to state a basis for habeas
 12 relief. See James v. Borg, 24 F.3d 20, 26 (9th Cir. 1994) ("Conclusory
 13 allegations which are not supported by a statement of specific facts
 14 do not warrant habeas relief").

15 Petitioner also contends that the magistrate judge allowed
 16 respondent to raise new grounds in the answer while cautioning
 17 petitioner that he should not raise any new grounds for relief in the
 18 reply. (Objections at 7, 8). Respondent did not raise new grounds
 19 for relief in the answer. Respondent responded to the grounds for
 20 relief asserted in the first amended petition.

21 Petitioner also objects to the magistrate judge's denial of his
 22 request for appointment of counsel. Appointment of counsel is not
 23

24  The evidence offered at the preliminary hearing consisted
 25 of the testimony of the victim and the police officer who went to
 26 the victim's apartment and interviewed the victim on the day of
 27 the crime. (See Clerk's Transcript in petitioner's state court
 28 case, which was lodged by respondent concurrently with the answer
 as Lodgement No. 17, at 40-75).
 29

1 required under these circumstances. See Bonin v. Vasquez, 999 F.2d
 2 425, 429 (9th Cir. 1993) ("Clearly there is no constitutional right to
 3 counsel on habeas"); Chaney v. Lewis, 801 F.2d 1191, 1196 (9th Cir.
 4 1986) (there is no entitlement to appointment of counsel in habeas
 5 proceedings "unless circumstances of a particular case indicate that
 6 appointed counsel is necessary to prevent due process violations").

7 Finally, petitioner lodges a "complaint" regarding the magistrate
 8 judge and California Attorney General, in which he essentially
 9 restates his grounds for relief and asserts that, by recommending
 10 denial of the first amended petition, the magistrate judge is guilty
 11 of "treason" and is "engaged in a communist conspiracy" with the
 12 California Attorney General to "overthrow the government of
 13 California." (See Complaint at I-II). Based on these complaints,
 14 petitioner "recommends" that the magistrate judge be removed from the
 15 case. (See Objections at 12). The court has considered petitioner's
 16 complaints and finds that they are unfounded. It is apparent from the
 17 report and recommendation that the magistrate judge reviewed the
 18 record and carefully considered each of petitioner's grounds for
 19 relief.

20 Accordingly, IT IS ORDERED:

- 21 1. The report and recommendation is accepted.
- 22 2. Judgment shall be entered consistent with this order.
- 23 3. The clerk shall serve this order and the judgment on all
 24 counsel or parties of record.

25 DATED: July 11, 2006


 26 Cormac J. Carney
 UNITED STATES DISTRICT JUDGE

EXHIBIT COVER PAGE

4

EXHIBIT

Description of this Exhibit: *Forfeiture of assets.*

Case No. *08-00052*

Number of pages to this Exhibit 11 pages.

JURISDICTION: *18 USC § 2333d.*
Cal. Pen. Code. 186 (b)(6).

1 Tyrrell Farrow Cannon et al.
2 CDCR # T-41710 (ESP)

3 P.O. Box 2199 (D-1-1102)

4 Blythe, California 92326

5 IN Pro. Per.

COPY

6
7 United States Court of Appeals
8 for the Ninth Circuit

9
10 Tyrrell Farrow Cannon
11 et al.

case#

12 Appellees, Plaintiffs
13 v.
14 Judicial Council of
15 California, et al.,
16 Appellants Defendants

central District (L.A.)

Motion under Federal
Forfeiture of assets.

18 USC 8 2333.d.

California Penal Code
186 (3)(B)(B).

17
18
19
20 This application will be made and brought under
21 the civil disorder disobedience act. 18 USC 8
22 231-233.

23 Please take notice Presiding Justice(s) in this
24 case that Plaintiff will move the Honorable Justice(s)
25 for an order Forfeiture of assets of each and
26 every principal Defendants and Successors to
27 each and predecessor whom benefited themselves
and family's from illegal restraints, and Systemat

1 icly depriving citizens, Plaintiffs, Tax payers
 2 and those not owing debts to the state
 3 of California legally demand warranted Protection
 4 of an Federal Jurisdiction to enforce Contracts
 5 and to make Contracts and the rights incurred
 6 ed to them at the time and date that
 7 they were enter onto herein the state of
 8 California Penal System. Prior to an state
 9 statutory amended Criminal Penal Code that
 10 so read (see 667 (d)(1),) that makes burd-
 11 ensome prior vegetation after the fact
 12 of paying of Taxes, and unduly Punishment
 13 (See citizenship USCA const. Amend XIV 3 L,
 14 Privileges and immunities Clauses USCA const.
 15 art. IV 8 2 cl 1, 5th, 8th, 10th, 11th, 13th, 14th,
 16 and 15th amendments to the United States
 17 Constitution of America.

18 Contract rights are a form of property
 19 and as such may be taken for a public pur-
 20 pose provided that just compensation is
 21 paid. Fifth amendment taking claims, when
 22 deprived right to contractual remedy by
 23 the state Government arbitrary action, legal
 24 course of action is properly within the mean-
 25 ing of fifth amendment.

26 (1) The state's courts have proven to be close
 27 to Plaintiffs and those situated the same, cit-
 28 ing "Collins v. Hardymon 71 S.Ct. 937,

1 (2). The Courts is in league with the belief
 2 spirit, and Political ideas contrary to the Spirit
 3 of the Constitution of the United States, citing
 4 In Crescent City Live Stock Co. v. Butchers
 5 Union Slaughter-House Co. 120 U.S. 141, 7 S.Ct.

6 472, 30 1 Ed. 614 (1887).

7 (3). The Courts and States officials Defendants
 8 and clerks of both state entities Department
 9 of Public Defenders and District Attorneys
 10 operating in the scheme and with and with
 11 in the association in concert, using with
 12 ideas and belief to do away with a race of
 13 people in Part or whole for Profit under schemes
 14 or reconstruction to recall Slavery and to
 15 exclude holding citizens on False pretense
 16 to suffer punishment related to Africa Slavery
 17 and Genocide citing Dred Scott v. Sandford
 18 65 U.S. 393 (1856).

19
 20 Heirin, and the State of California Justice's
 21 appointed in the regime of Petalwilson communist
 22 activities and those whom allegedly sworn
 23 falsely to uphold the Constitution and well
 24 establish laws of the Supreme Court, Courts
 25 rulings. and ruling is determined void on the
 26 scheme of things, by those Defendant to move
 27 to incited others within the administration
 28 of Justice to employ skills, techniques and Teach-

ings aimed at putting down, overthrowing the Constitution and congressional acts in place to protect people of color from the evils of terrorist group with the goal of denying to citizens the chance to develop the skills needed to live life independently, education, work, necessary life skills.

The Defendants et al of them at one time or another had aggressively was against citizens well known techniques of terrorism in the form of an organization of the Ku Klux Klan that includes implementation of violent, force, and random torture, lynchings, (executions without a legal trial,), whom also relied so heavily on again the work of slavery, or slaves.

Defendants and all of them shall be order to release how to live again from day to day without the use of slaves. These defendants et al of them and diverse knew or should have known that it is outlawed in the United States for sworn law official to work out a scheme in concert to write laws, Rules, and to teach others to carry on, or carry out decrees to give aid and comfort to the enemy at no time, or while in the time of war, (4 USC 88 1985.), they were sworn and all of them while purposely giving comfort, aid, and sanction to an Communist Political party, and/or the

1 White Southerners demoralized By Plus Plus pur-
 2 poses (see Heck v. Humphrey (1994) 512 U.S. 477.
 3 114 S.Ct. 2364.) (7th Circuit). . .

4 by aid and comfort making Contracts null
 5 and void from the payment by tax payers
 6 to an subversive groups aims to intentionally
 7 deprive, hinder, defeat, impede Plaintiff(s)
 8 right to privileges, immunities, to make
 9 and enforce Contracts in the Court of Law,
 10 because of beliefs and ideas that People
 11 of color should always be kept as close
 12 as possible to slavery. (see Brown v. the
 13 Board of education.)

14 (See also Dred Scott v. John F. A. Sandford 60
 15 U.S. 393, 15 1cd 1st 691 (1856) 13th, 14th, and
 16 15th voting rights act 42 USC 1971-73.

17 additional Points and Authorities

18 S 1031title 18, Major fraud against the United
 19 States. (2). whoever knowingly executes or attempts
 20 to execute, any scheme or artifice with the
 21 intent -- (7). to defraud the United States; or
 22 (2) to obtain money or property by means of
 23 false or fraudulent pretenses, representations or
 24 promises.

25 Plaintiff and those situated the same in
 26 the scheme of unamericia activities play out in
 27 open Court 1 time after another in the Col-
 28

1 lective activities to collect property, and or ones
 2 citizens waiver of rights at the time under a
 3 law that Prohibited negotiation in the first
 4 place with those allegedly so had been held
 5 or held to answer before the Court of law
 6 to what the Courts have deemed serious
 7 and violent after the facts (Per 1994), and
 8 the Courts refused to give legislation construct-
 9 ion to it rule of thumb, That is to, not
 10 write no law that abridges the Constitu-
 11 tion or the privileges and immunities of its
 12 citizen in the Jurisdiction of the state; That
 13 to excludes the state of California and those
 14 that Governed over the right of its people,
 15 citizens

16 California Penal Code 667(D)(1) (994) is
 17 maintained an ongoing scheme, or tool, in
 18 use by those whom practices lectures
 19 in the Court of law(s), that infringes on pro-
 20 perty right and to enforce them therein
 21 the administration of Constituted Protection
 22 of American citizens

23 Penal Code 667(D)(B), 1192.7, Statutes of
 24 which the contracts was made and carried
 25 into effect in the Court of law, at which
 26 time between 1982-1994 march 06, I and
 27 under no other law did Plaintiff give cause
 28 to be subject to no other, or forms of punish-

ments in no such plea Bergman alleged conviction to authorities. The laying hand on life, property to subject punishment for life only to suffer 1-5 years additional punishment should the breach was broken.

The state legislatures of California caution each and every citizen, mainly those that would be targets for the support of the communist movement, that to include Courts, Judges, state officials, Government official of the arms of the subversive groups, or any Political Party to sell by putting down or overthrowing the constitution, and giving aid, money, support and sanctuary to the communist agents herein the public, states and Government agencies. (See California Government Code 1027.5 et seq. (1028 et seq.).

The Courts knew and ignored the knowing, or having reason to know or intending language of the statute which limits the scope of the enactment by exempting innocent or inadvertent conduct from its proscription (See Penal Code col. 667(d)(1).) and should have known whether his pupils will use their skills unlawfully or in a civil disorder (see 18 USC 983 231-233.) which in any way interferes with interstate commerce was too broad and vague, and that this offense involves a conspiracy or

1 or reckless risk of serious personal injury. In the
 2 basic offense § 1091 title 18(C), whoever, whether
 3 in time of Peace or in time of war, in a circum-
 4 stance described in subsection (A) and with the
 5 specific intent to destroy, in whole or in substancial
 6 part, a national, ethnic, racial or religious
 7 group as such, — (A) subjects the group to conditions
 8 of life that are intended to cause the physical
 9 destruction of the group in whole or in part; (B)
 10 imposes measures intended to prevent births
 11 within the group; or (see also § 3.); causes the
 12 permanent impairment of the mental faculties
 13 of members of the group through drugs, torture
 14 or similar techniques. (C) transfer by force
 15 children of the group to another group; or attempts
 16 to do so, shall be punished as provided in
 17 Subsection (B).

20 (D) kills members of that group (B)(A) in the
 21 case of one offense under subsection (B)(A) (E) —
 22 where death results, by death or imprisonment
 23 for life and a fine of not more than \$1,000,
 24 000 or both and; (C) incitement offense —
 25 whoever in a circumstance described in sub-
 26 section (A) directly and publicly incites a-
 27 nother to violate subsection (B) shall be fined
 28 not more than \$500,000 or imprisoned not
 more than five years or both. (A) required
 circumstance for offenses — The circumstance

1 referred to in subsections (A) and (C) is that - (1) the
 2 offense is committed within the United States (2)
 3 the alleged offender is a national of the United
 4 States as defined in section 101 of the immigrat-
 5 ion and nationality act (8 USCAS 1101). (See
 6 1093 title 18 definitions) (See also the Riots
 7 Act -- The court went on to say that 18
 8 USCAS 231(a)(3) is markedly dissimilar from
 9 the former "Resisting or interfering" ordinance
 10 invalidated in *Laundry v. Daly* (1968) DC. 511
 11 280 F. Supp. 968, which involved a broad pro-
 12 hibition of possible innocent acts and also
 13 lacked the narrowing phraseology "lawfully
 14 engaged in the lawful performance of their
 15 official duties.

16 In a case where the defendant was in-
 17 dicted inter alia, for obstructing, impeding, and
 18 interfering with a member of the Metropolitan
 19 Police Department, Washington DC. Then law-
 20 fully engaged in the lawful performance of
 21 his official duties incident to and during
 22 the commission of a civil disorder, which dis-
 23 order obstructed, delayed and adversely af-
 24 fected commerce in the conduct or performance
 25 of a federally protected function in violation
 26 of 18 USCAS 231(a)(3). Provides; who ever teach-
 27 es or demonstrates to another person the
 28 use, application, or technique capable of

1 causing injury or death to persons, knowing or
 2 having reason to know or intending that the
 3 same will be unlawfully employed for use in,
 4 or in furtherance of, a civil disorder which may
 5 in any way or degree obstruct, delay or adversely
 6 affect commerce or the movement of any art-
 7 icle or commodity in commerce or the conduct
 8 or performance of any federally protected func-
 9 tion: (3) Function — The term "federally protected
 10 function" means any function, operation, or act-
 11 ion carried out under the laws of the United
 12 States. (See 42 USC 1981, 1982, et seq.). Provide
 13 the Protections of a function in Contracts, Plea
 14 bargains, (See Adam v. Mc Dougall 62-512 (1983)
 15 695 F.2d 104; Provide that federal function in
 16 Contracts, must be construed under United States
 17 law and that state Court is under sworn du-
 18 ties to up-root slavery within its states and
 19 in reference to federal law, and in the case
 20 of Long v. Ford Motor Co. CA 6 (Michigan) 1974,
 21 496 F.2d 500; Supports Section 42 USC 1981,
 22 intkt to up-root Slavery, institution of Slavery
 23 and to eradicate its badges and incidents
 24 The Homeland Security Act support and Prohibits
 25 its the Political scheme. (See 6 USC 8101 et
 26 seq. (See also. Collin v. Hardy 1991 U.S. Ct. 937,
 27 in the case in question of Courts being closed
 28 by the now like attitudes found in sworn

1 official to give comfort to the alleged invisible
2 empire as the subversive group 47 USC 881985
3 was intended to uproot, and its activities to
4 exclude the acts within the administration
5 of Justice.

6 Prayer.

7 That this Court declare miscarriage of Justice
8 and release those from the paying of an
9 illegal debt in breaches of contracts, *inter alia*
10 that incurred before (1994).

11 declare the rights of citizens before this
12 court in this Classaction Complaint Rule 23
13 Federal Procedure

14
15 This application must be taken in good
16 faith and good cause appear for the relief
17 requested, Forfeiture of assets.

18
19 I, Tyrrell Farou Connor et al. in this
20 action, that I have read and understand
21 the foregoing to be true and correct to the
22 best of my knowledge by my undersigned
23 and date: Pursuant to 28 USC 1746 (2).

24 Tyrrell Farou Connor, Tyrrell Flannen

25 TRACY EVANS K-16557

Tracy Evans

26 FREDDIE FERNAND WORTHAM-P-53065

Freddie Fernand Wortham

27 Dated: 8/19/2008

Plaintiffs, Appellants

EXHIBIT COVER PAGE

1

EXHIBIT

Description of this Exhibit: *Complaint Referral*

Case No. *December 23, 2006*

Number of pages to this Exhibit 3 pages.

JURISDICTION:



UNITED STATES COMMISSION ON CIVIL RIGHTS

624 NINTH STREET, NW, WASHINGTON, DC 20425

www.usccr.gov

COMPLAINT REFERRAL

August 14, 2008

Tyrall Cannon
CDCR # T-91710 (ISP)
PO Box 2199 (D-1-110L)
Blythe, CA 92226

Dear Mr. Cannon:

The U.S. Commission on Civil Rights has received your supplemental correspondence. As stated in our initial response to you, if you have any additional information or questions concerning your complaint, please contact the agency to which you were referred (Department of Justice). We are returning your correspondence so that you may send it directly to that agency.

Sincerely,

Veronica Brooks
Robert Lerner, Ph.D. *Veronica*
Assistant Staff Director
of Civil Rights Evaluation

Enclosures



UNITED STATES COMMISSION ON CIVIL RIGHTS

624 NINTH STREET, NW, WASHINGTON, DC 20425

www.usccr.gov

COMPLAINT REFERRAL

February 16, 2007

Tyrrell Cannon
CDCR # T-91710
Iron State Prison
PO Box 2199 (D-1-110L)
Blythe, CA 92226

Dear Mr. Cannon:

The U.S. Commission on Civil Rights has received your supplemental correspondence. As stated in our initial response to you, if you have any additional information or questions concerning your complaint, please contact the agency to which you were referred (Department of Justice). We are returning your correspondence so that you may send it directly to that agency.

Sincerely,

A handwritten signature in black ink that appears to read "Margaret Butler".

MARGARET BUTLER
Acting Deputy Assistant Staff Director
of Civil Rights Evaluation

Enclosures



UNITED STATES COMMISSION ON CIVIL RIGHTS

624 NINTH STREET, NW, WASHINGTON, DC 20425

www.usccr.gov

December 22, 2006

Tyrrell Cannon
CDCR # T-9A10
(ISP)
PO Box 2199 (D-1-110L)
Blythe, CA 92226

Dear Mr. Cannon:

The United States Commission on Civil Rights recently received your complaint.

The Commission was established to conduct studies, hold hearings, issue reports, and serve as a national clearinghouse for civil rights information. As such, the Commission has no authority to provide direct remedial assistance or offer an opinion as to the soundness of individual allegations.

In order to be helpful, we have forwarded your complaint to:

Assistant Attorney General
Civil Rights Division
US Department of Justice
950 Pennsylvania Avenue, NW
Washington, DC 20530

This agency is authorized to help resolve the problem you described. We have requested that the agency notify you in writing concerning all actions taken to resolve your complaint. Should you need to communicate further concerning this matter, please contact the above agency directly.

Sincerely,

Margaret Butler
MARGARET BUTLER
Acting Deputy Assistant Staff Director
of Civil Rights Evaluation

EXHIBIT COVER PAGE

2

EXHIBIT

Description of this Exhibit: U.S. senators responses.

Case No.

Number of pages to this Exhibit _____ pages.

JURISDICTION:

COMMITTEE:
ENERGY AND COMMERCESUBCOMMITTEES:
COMMERCE, TRADE AND CONSUMER PROTECTION
ENERGY AND AIR QUALITY
ENVIRONMENT AND HAZARDOUS MATERIALS
HEALTH

Mary Bono
Congress of the United States
45th District, California

WASHINGTON OFFICE:
405 CANNON HOUSE OFFICE BUILDING
WASHINGTON, DC 20515
(202) 225-5330
FAX: (202) 225-2861DISTRICT OFFICES:
707 EAST TAHQUITZ CANYON WAY
SUITE 9
PALM SPRINGS, CA 92262
(760) 320-1078
FAX: (760) 320-0696
1600 EAST FLORIDA AVENUE
SUITE 301
HEMET, CA 92544
(951) 658-2312
FAX: (951) 662-2662

June 23, 2008

Mr. Tyrrell F. Cannon
CDCR#T-91710 (ISP)
P.O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

Thank you for contacting Congresswoman Mary Bono's Hemet district office regarding the difficulties you have encountered with your legal appeal.

As much as our office would like to be able to help you, the matter you described does not fall within our jurisdiction. The attorneys for the House Ethics Committee have informed our office that it is inappropriate for the Congresswoman, or any of her staff, to intervene in cases involving legal issues.

If our office can be of service in a matter within our federal jurisdiction, please do not hesitate to contact our office.

Sincerely,

Mary Bono Mack
MARY BONO MACK
Member of Congress

MBM/cd

COMMITTEE:
ENERGY AND COMMERCESUBCOMMITTEES:
COMMERCE, TRADE AND CONSUMER PROTECTION
ENERGY AND AIR QUALITY
TELECOMMUNICATIONS AND THE INTERNET

Mary Bono
Congress of the United States
45th District, California

WASHINGTON OFFICE:
104 CANNON HOUSE OFFICE BUILDING
WASHINGTON, DC 20515
(202) 225-5330
FAX: (202) 225-2981DISTRICT OFFICES:
707 EAST TAHQUITY CANYON WAY
SUITE 9
PALM SPRINGS, CA 92262
(760) 320-1078
FAX: (760) 320-0596
1600 EAST FLORIDA AVENUE
SUITE 301
HEMET, CA 92544
(951) 868-2312
FAX: (951) 862-2562

June 2, 2008

Mr. Tyrrell F. Cannon
CDCR#T-91710 (ISP)
P.O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

Thank you for contacting Congresswoman Mary Bono's Palm Springs district office regarding the difficulties you have encountered with legal issues.

As much as our office would like to be able to help you, the matter you described does not fall within our jurisdiction. The attorneys for the House Ethics Committee have informed our office that it is inappropriate for the Congresswoman, or any of her staff, to intervene in cases involving legal issues.

If our office can be of service in a matter within our federal jurisdiction, please do not hesitate to contact our office.

Sincerely,

MARY BONO
Member of Congress

MB/ha

2204 RAYBURN HOUSE OFFICE BUILDING
WASHINGTON, DC 20515-0530
(202) 225-3978
www.house.gov/waxman

DISTRICT OFFICE:
8436 West Third Street
Suite 600
Los Angeles, CA 90048-4183
(323) 851-1040
(818) 878-7400
(310) 852-3095

CHAIRMAN
COMMITTEE ON OVERSIGHT
AND GOVERNMENT REFORM

MEMBER
COMMITTEE ON
ENERGY AND COMMERCE

Congress of the United States
House of Representatives
Washington, DC 20515-0530

HENRY A. WAXMAN
30TH DISTRICT, CALIFORNIA

March 3, 2008

Mr. Tyrrell F. Cannon
CDCR #F91710
PO Box 2199
Blythe, California 92226-2199

Dear Mr. Cannon:

Thank you for taking the time to write my district office about the problem you are having with the current administration. I am sorry to hear of the difficulties you are experiencing.

Although this is a matter of great concern to me, there is a longstanding policy of congressional courtesy which allows each Member of Congress the opportunity to serve his or her constituents. Since you do not reside in my Congressional district, I have taken the liberty of sending your correspondence to your federal representative, Congresswoman Mary Bono. Congresswoman Bono's office is located at 707 East Tahquitz Canyon Way, Suite 9, Palm Springs, CA 92262. Her office telephone number is (760) 320-1076.

With kind regards, I am

Sincerely,



HENRY A. WAXMAN
Member of Congress

HAW:dm
cc: Congresswoman Mary Bono

DIANNE FEINSTEIN
CALIFORNIACOMMITTEE ON APPROPRIATIONS
COMMITTEE ON THE JUDICIARY
COMMITTEE ON RULES AND
ADMINISTRATION - CHAIRMAN
SELECT COMMITTEE ON INTELLIGENCE

United States Senate

WASHINGTON, DC 20510-0504

<http://feinstein.senate.gov>

January 21, 2008

Mr. Tyrrell Farrow Cannon
 CDC #T-91710
 P.O. Box 2199
 Blythe, California 92226

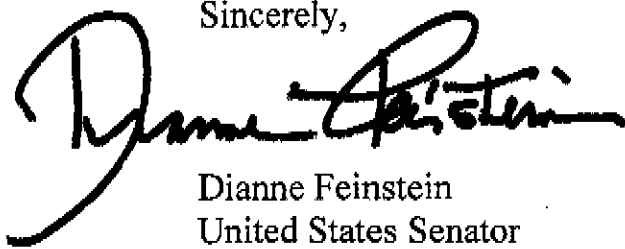
Dear Mr. Cannon:

I have received your letter requesting additional assistance. I understand your desire to have this issue resolved, but I am limited in taking any further action on this matter.

If there is some way I can assist you with another federal matter, please feel free to contact me again. Thanks for giving me the opportunity to try to help.

With warmest personal regards.

Sincerely,



Dianne Feinstein
 United States Senator

DF:dc

FRESNO OFFICE:
 2500 TULARE STREET
 SUITE 4290
 FRESNO, CA 93721
 (559) 485-7430

LOS ANGELES OFFICE:
 11111 SANTA MONICA BOULEVARD
 SUITE 915
 LOS ANGELES, CA 90025
 (310) 914-7300

SAN DIEGO OFFICE:
 750 B STREET
 SUITE 1030
 SAN DIEGO, CA 92101
 (619) 231-9712

SAN FRANCISCO OFFICE:
 ONE POST STREET
 SUITE 2450
 SAN FRANCISCO, CA 94104
 (415) 393-0707

COMMITTEE:
ENERGY AND COMMERCESUBCOMMITTEES:
COMMERCE, TRADE AND CONSUMER PROTECTION
ENERGY AND AIR QUALITY
ENVIRONMENT AND HAZARDOUS MATERIALS
TELECOMMUNICATIONS AND THE INTERNET

Mary Bono
Congress of the United States
45th District, California

WASHINGTON OFFICE:
404 CANNON HOUSE OFFICE BUILDING
WASHINGTON, DC 20515
(202) 225-5330
FAX: (202) 226-2861DISTRICT OFFICES:
707 EAST TAHQUICE CANYON WAY
SUITE B
PALM SPRINGS, CA 92262
(760) 320-1076
FAX: (760) 320-0596
1600 EAST FLORIDA AVENUE
SUITE 301
HEMET, CA 92544
(909) 656-2312
FAX: (909) 652-2582

April 2, 2007

Mr. Tyrrell Cannon
CDCR#T-91710 (ISP)
P.O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

Thank you for contacting Congresswoman Mary Bono's Palm Springs district office regarding the difficulties you have with your civil action #06-0387 request for assistant of counsel.

As much as our office would like to be able to help you, the matter you described does not fall within our jurisdiction. The attorneys for the House Ethics Committee have informed our office that it is inappropriate for the Congresswoman, or any of her staff, to intervene in cases involving legal issues.

If our office can be of service in a matter within our federal jurisdiction, please do not hesitate to contact our office.

Sincerely,

Lorena DaCosta
Lorena DaCosta
Caseworker

COMMITTEE:
* ENERGY AND COMMERCESUBCOMMITTEES:
COMMERCE, TRADE AND
CONSUMER PROTECTION
ENERGY AND AIR QUALITY
ENVIRONMENT AND
HAZARDOUS MATERIALS
HEALTHMary Bono
Congress of the United States
45th District, CaliforniaWASHINGTON OFFICE:
405 CANNON HOUSE OFFICE BUILDING
WASHINGTON, DC 20515
(202) 225-5330
FAX: (202) 225-2961DISTRICT OFFICES:
707 EAST TAHOOTZ CANYON WAY
SUITE 9
PALM SPRINGS, CA 92262
(760) 320-1076
FAX: (760) 320-06981600 EAST FLORIDA AVENUE
SUITE 301
HEMET, CA 92544
(951) 658-2312
FAX: (951) 652-2662

May 30, 2008

Mr. Tyrrell F. Cannon
CDCR#T-91710 (ISP)
P.O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

Thank you for contacting Congresswoman Mary Bono's Hemet district office regarding the difficulties you have encountered with legal issues.

As much as our office would like to be able to help you, the matter you described does not fall within our jurisdiction. The attorneys for the House Ethics Committee have informed our office that it is inappropriate for the Congresswoman, or any of her staff, to intervene in cases involving legal issues.

If our office can be of service in a matter within our federal jurisdiction, please do not hesitate to contact our office.

Sincerely,

MARY BONO
Member of Congress

MB/kb

NANCY PELOSI
8TH DISTRICT, CALIFORNIA
SPEAKER OF THE HOUSE

H-232, THE CAPITOL
WASHINGTON, DC 20515-8501

One Hundred Tenth Congress
U.S. House of Representatives
Office of the Speaker

November 28, 2007

Mr. Tyrall Farrow Cannon
PO Box 2199
Blythe, California 92226-2199

Dear Mr. Cannon:

Thank you for contacting me to express your thoughts about an issue important to our nation. I encourage you, if you have not already, to contact your particular Member of Congress on this issue as well.

Again, thank you for contacting me. I appreciate your comments and look forward to continuing to communicate on matters of concern.

Sincerely,



NANCY PELOSI
Speaker of the House

DIANNE FEINSTEIN
CALIFORNIACOMMITTEE ON APPROPRIATIONS
COMMITTEE ON THE JUDICIARY
COMMITTEE ON RULES AND
ADMINISTRATION—CHAIRMAN
SELECT COMMITTEE ON INTELLIGENCE

United States Senate

WASHINGTON, DC 20510-0504

<http://feinstein.senate.gov>

September 6, 2007

Mr. Tyrrell Farrow Cannon
 CDC #T-91710
 P.O. Box 2199
 Blythe, California 92226

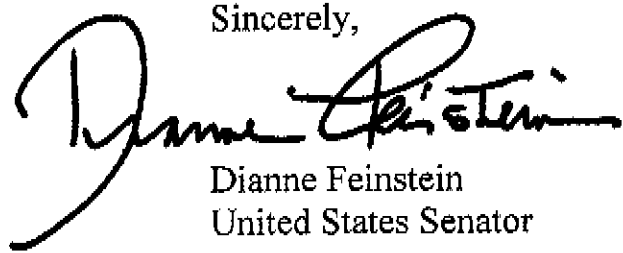
Dear Mr. Cannon:

Thank you so much for contacting my office and sharing your concerns with me. I appreciate your trust and am sorry to hear of your difficulties.

I sympathize with your concern and your desire to have your problem resolved. However, as a United States Senator I cannot intervene in, or comment on, a matter that is within the jurisdiction of the courts. This policy is to preserve the separation of powers doctrine, assigned by the Constitution to the branches of government, and the integrity of our system of justice.

I appreciate your contacting me and do wish I could be more helpful to you. If there is any way my office can assist you with problems involving the federal government, please get back in touch with me.

Sincerely,



Dianne Feinstein
 United States Senator

DF:dc

FRESNO OFFICE:
 2600 TULARE STREET
 SUITE 4290
 FRESNO, CA 93721
 (659) 485-7430

LOS ANGELES OFFICE:
 11111 SANTA MONICA BOULEVARD
 SUITE 915
 LOS ANGELES, CA 90025
 (310) 914-7300

SAN DIEGO OFFICE:
 750 B STREET
 SUITE 1030
 SAN DIEGO, CA 92101
 (619) 231-0712

SAN FRANCISCO OFFICE:
 ONE POST STREET
 SUITE 2450
 SAN FRANCISCO, CA 94104
 (415) 393-0707

United States Senate

WASHINGTON, DC 20510-0504

<http://feinstein.senate.gov>

June 11, 2007

Mr. Tyrrall Farrow Cannon
CDC #T-91710
P.O. Box 2199
Blythe, California 92226

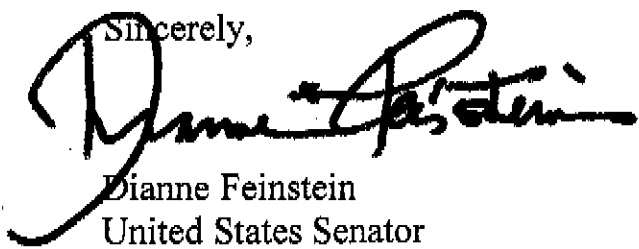
Dear Mr. Cannon:

Thank you so much for contacting my office and sharing your concerns with me. I appreciate your trust and am sorry to hear of your difficulties.

I sympathize with your concern and your desire to have your problem resolved. However, as a United States Senator I cannot intervene in, or comment on, a matter that is within the jurisdiction of the courts. This policy is to preserve the separation of powers doctrine, assigned by the Constitution to the branches of government, and the integrity of our system of justice.

I appreciate your contacting me and do wish I could be more helpful to you. If there is any way my office can assist you with problems involving the federal government, please get back in touch with me.

Sincerely,



Dianne Feinstein
United States Senator

DF:sl

FRESNO OFFICE:
2500 TULARE STREET
SUITE 4280
FRESNO, CA 93721
(559) 485-7430

LOS ANGELES OFFICE:
11111 SANTA MONICA BOULEVARD
SUITE 815
LOS ANGELES, CA 90025
(310) 914-7300

SAN DIEGO OFFICE:
750 B STREET
SUITE 103D
SAN DIEGO, CA 92101
(619) 231-8712

SAN FRANCISCO OFFICE:
One Post Street
SUITE 2450
SAN FRANCISCO, CA 94104
(415) 393-0707

EXHIBIT COVER PAGE

3

EXHIBIT

Description of this Exhibit: *FBI*

Case No. *1-282-8*
036 RS 581.07.

Number of pages to this Exhibit _____ pages.

JURISDICTION:

U.S. Department of Justice



Federal Bureau of Investigation

In Reply, Please Refer to
File No.

11000 Wilshire Boulevard
Los Angeles, California 90024
310-477-6565
February 5, 2007

Tyrrall Cannon, CDCR T-91710
Ironwood State Prison
PO Box 2199
Blythe, California 92226

Dear Sir:

This letter is to acknowledge receipt of your complaint.

The United States Department of Justice, Civil Rights Division, and the Federal Bureau of Investigation (FBI) have established certain threshold requirements that must be met prior to the initiation of a federal, criminal, civil rights investigation. The information provided by you does not meet those requirements.

For the reason stated above, the FBI will not be conducting an investigation into this allegation.

Sincerely,

J. Stephen Tidwell
Assistant Director in Charge

By
Robert Buehler
Supervisory Special Agent

1 - 282-0
036rsb01.07

U.S. Department of Justice



Federal Bureau of Investigation

In Reply, Please Refer to
File No.

11000 Wilshire Blvd
Los Angeles, California 90024
310-477-6565
March 3, 2006

Mr. Tyrrell Farrow Cannon
CDC #T-91710 (ISP)
P.O. Box 2199 (B-\$ 202 UP)
Blythe, California 92226

Dear Mr. Cannon:

This letter is to acknowledge receipt of your complaint, dated February 22, 2006.

The information provided in your letter does not constitute a prosecutable violation within the investigative jurisdiction of the FBI. Therefore, the FBI will not take any action regarding this matter.

Sincerely,

J. Stephen Tidwell
Assistant Director in Charge


By:
Susan E. O'Brien
Acting Supervisory Special Agent

U.S. Department of Justice



Federal Bureau of Investigation

Washington, D. C. 20535-0001

January 13, 2006

Mr. Tyrrall Cannon, #T91710
Post Office Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

This letter is in response to your correspondence addressed to the FBI.

The allegations that you have brought to our attention do not constitute a prosecutable violation. Therefore, we are unable to take any action regarding this matter. You may wish to seek private legal counsel regarding this matter.

Sincerely yours,

Mark R. Vukelich/jwt

Mark R. Vukelich
Chief, Civil Rights Unit
Criminal Investigative Division

U.S. Department of Justice



Federal Bureau of Investigation

In Reply, Please Refer to
File No.

1650 Spruce Street, Suite 200
Riverside, California 92507
(951) 686-0335

November 10, 2005

Tyrrall Farrow Cannon
CDC # T-91710
Ironwood State Prison
P.O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

This letter is to acknowledge receipt of your correspondence dated 8/31/2005.

The United States Department of Justice, Civil Rights Unit, and the Federal Bureau of Investigation (FBI) require that specific details of alleged civil rights violations, including descriptions of the violation itself, injuries sustained, and witness identities be provided prior to consideration being given as to whether a criminal, civil rights investigation will be initiated.

Your letter and the accompanying materials were reviewed, however, they do not appear to support the initiation of a federal, criminal investigation. The criminal, appellate courts appear to be the proper venue in which to address your concerns.

For the reason stated above, the FBI will not open an investigation into your claims at this time. You may submit additional information to this office, if available, for further review.

Sincerely,

FEDERAL BUREAU OF INVESTIGATION
RIVERSIDE RESIDENT AGENCY
CIVIL RIGHTS UNIT



Federal Bureau of Investigation

Washington, D.C. 20535

December 2, 2005

Mr. Tyrrell Farrow Cannon
**T-91710
Post Office Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

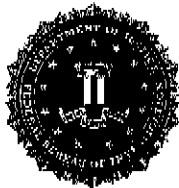
This is in response to your Freedom of Information Act (FOIA) request.

The FOIA provides for access to Government records where the records sought are "reasonably described" [Title 5, United States Code, Section 552(a)(3)(A)]. Your letter does not contain enough descriptive information to permit a search of our records. In accordance with Title 28, Code of Federal Regulations, Part 16.3(b), please provide us more specific information. Any information that would help locate the records with a reasonable amount of effort would be appreciated, such as complete names of individuals, organizations or events, dates and places of birth and the approximate time frame of the information sought, etc.

Sincerely yours,

David M. Hardy/erl

David M. Hardy
Section Chief
Record/Information
Dissemination Section
Records Management Division



Federal Bureau of Investigation

Washington, D.C. 20535

January 23, 2008

Tyrrell Farrow Cannon
CDCR# T-81710
POST OFFICE BOX 2199
BLYTHE, CA 92226

Dear Requester:

This is in response to your Freedom of Information Act (FOIA) request. Your request letter for records maintained by the FBI concerning another individual(s) is being returned to you.

Furthermore, before we process your request for records pertaining to another individual(s), we ask that you submit either proof of death or a privacy waiver from the subject(s) of your request. Proof of death can be a copy of a death certificate, Social Security Death Index, obituary or a recognized reference source. Death is presumed if the birth date of the subject is more than 100 years ago. Without proof of death or a privacy waiver, the disclosure of law enforcement records or information about another person is considered an unwarranted invasion of personal privacy. Such records, if they exist, are exempt from disclosure pursuant to Exemptions (b)(6) and/or (b)(7)(C) of the FOIA, Title 5, United States Code, Section 552.

Enclosed is a Privacy Waiver and Certification of Identity form. (You may make additional copies if you are requesting information on more than one individual.) The subject of your request should complete this form and then sign it or prepare a document containing the required descriptive data and have it notarized. The original privacy waiver or notarized authorization with the descriptive information and a legible, original signature must be provided to the FBI before an accurate search of our records can be conducted.

The FOIA provides for access to Government records where the records sought are "reasonably described" [Title 5, United States Code, Section 552(a)(3)(A)]. Your letter does not contain enough descriptive information to permit a search of our records. In accordance with Title 28, Code of Federal Regulations, Part 16.3(b), please provide us more specific information. Any information that would help locate the records with a reasonable amount of effort would be appreciated, such as complete names of individuals, organizations or events, dates and places of birth and the approximate time frame of the information sought, etc.

This response should not be considered an indication of whether or not records responsive to your request exist in FBI files.

Sincerely yours,

A handwritten signature in black ink, appearing to read "David M. Hardy".

David M. Hardy
Section Chief,
Records Information
and Dissemination Section
Records Management Division

EXHIBIT COVER PAGE

4

EXHIBIT

Description of this Exhibit:

Case No. DHS/08/pri/066-08-014.

Number of pages to this Exhibit _____ pages.

JURISDICTION: Homeland Security,
U.S. EEOC
NIEC
F B of Prisons



Homeland Security

August 15, 2008

Tyrrell Farrow Cannon
CDCR #T-91710 (ISP)
PO Box 2199 (D-1-110L)
Blyth, CA 92226

Re: DHS/OS/PRIV/OGC 08-014

Dear Mr. Cannon:

The portion of your complaint seeking access to records is being handled as a matter under the Freedom of Information Act (FOIA), Title 5 U.S.C. Section 552.

After careful review of your FOIA request, we determined that your request is too broad in scope or did not specifically identify the records which you are seeking. Records must be described in reasonably sufficient detail to enable government employees who are familiar with the subject area to locate records without placing an unreasonable burden upon the agency. For this reason, §5.3(b) of the DHS regulations, 6 C.F.R. Part 5, requires that you describe the records you are seeking with as much information as possible to ensure that our search can locate them with a reasonable amount of effort. Whenever possible, a request should include specific information about each record sought, such as the date, title or name, author, recipients, and subject matter of the records, if known, or the DHS component or office you believe created and/or controls the record. The FOIA does not require an agency to create new records, answer questions posed by requesters, or attempt to interpret a request that does not identify specific records.

Upon initial review of the subject matter, it appears that this may be a matter under the purview of the Department of Justice. Therefore, you may wish to submit a request directly to them at:

FOIA/PA Mail Referral Unit
Department of Justice
Room 115
LOC Building
Washington, DC 20530-0001
(301) 583-7354
(301) 341-0772 fax

You may resubmit your request containing a reasonable description of the records you are seeking. Upon receipt of a perfected request, you will be advised as to the status of your request.

If we do not hear from you within 30 days from the date of this letter, we will assume you are no longer interested in this FOIA request, and the case will be administratively closed. Please be advised that this action is not a denial of your request and will not preclude you from filing other requests in the future.

Your request has been assigned reference number **DHS/OS/PRIV/OGC 08-014**. Please refer to this identifier in any future correspondence. You may contact this office at (202) 447-3120.

Sincerely,



Lisa J. Fedie
Paralegal Specialist



U.S. OFFICE OF SPECIAL COUNSEL

1730 M Street, N.W., Suite 218
Washington, D.C. 20036-4505
(202) 254-3600

Mr. Tyrrell F. Cannon
CDCR #T-91710 (ISP)
PO Box 2199 (D-1-110C)
Blythe, CA 92226

NOV 07 2007

Re: OSC File No. MA-08-0249

Dear Mr. Cannon:

This letter acknowledges receipt of the complaint that you filed with this Office against officials of the Federal Bureau of Prisons. You are seeking assistance in being released from illegal restraint.

The Office of Special Counsel is authorized to investigate allegations of prohibited personnel practices and certain activities prohibited by civil service law, rule, or regulation 5 U.S.C. §§ 1214(a)(1)(A), 1216(a) and 2302(b). We have carefully reviewed your correspondence. However, based on our evaluation of the information you submitted, we have made a determination to close our file in this matter for lack of jurisdiction.

The provisions of 5 U.S.C. § 2302 establish that our authority to investigate prohibited personnel practices extends only to employees or applicants for employment to competitive or excepted service positions in Executive Branch departments and agencies of the federal government. Employee is defined in 5 USC § 2105. The information you provided indicates that you are not an employee or applicant for employment to a civilian position in any federal agency. Your complaint also does not appear to concern a federal employment matter or a prohibited personnel practice. Thus, we can be of no further assistance to you.

Should you wish to discuss your complaint, please contact me at (202) 254-3600.

Sincerely,


Sandra Thomas
Complaints Examiner



U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION
Los Angeles District Office

255 E. Temple Street, 4th Floor
Los Angeles, CA 90012

(213) 894-1096

TOLL-FREE: (866) 408-8075

GENERAL INQUIRIES (800) 669-4000

TTY (213) 894-1121

FAX (213) 894-1118

Tyrell Farrow Cannon
CC# T-91710, IRONWOOD STATE PRISON
P.O. BOX 2199
BLYTHE, CA, 92226

Dear Sir/Madam:

This is in response to your recent telephone or mail inquiry. Attached is a copy of a Pre-Complaint Questionnaire along with instructions. Upon receipt of the completed questionnaire we will review it and determine whether you have a valid complaint under one of our laws. If we determine that you have a valid complaint we will begin processing your complaint and will notify the organization you are filing against. We urge you to complete the questionnaire and return it to this office as charges of discrimination must be filed within 300 days from the date the alleged discrimination occurred. Return the completed form to:

Brian Nelson, Enforcement Supervisor
 255 East Temple Street, 4th Floor
 Los Angeles, California 90012

Or by Fax: (213) 894-1118

Sincerely,

Brian Nelson

Brian Nelson, Enforcement Supervisor
 Los Angeles District Office

Enclosures



U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION
Los Angeles District Office

255 E. Temple Street, 4th Floor

Los Angeles, CA 90012

National Contact Center: (800) 669-4000

National Contact Center TTY: (800) 669-6820

Direct Line: (213) 894-1077

Los Angeles Direct Dial: (213) 894-1096

TTY (213) 894-1121

FAX (213) 894-1118

Tyrrell F. Cannon
CDCR# T-91710 (ISP)
P.O. Box 2199 (D-1-1102)
Blythe, CA 92226

Re: Civil Rights Complaint Pursuant to 42 U.S.C. § 1983

Dear Mr. Cannon:

This letter shall serve as an acknowledgment of receipt of your correspondence regarding the above referenced complaint on 02/29/08.

We have carefully reviewed your submitted document and would like to advise you that the EEOC handles only those claims that reflect employee/employer relationship and all the possible issues arising out of such relationship.

Due to the nature of your complaint and causes alleged therein, we will not be able to assist you with the resolution of those claims.

Sincerely,


Berek Li
EEOC Supervising Trial Attorney



**U.S. Equal Employment Opportunity Commission
Los Angeles District Office**

255 E Temple St., 4th Fl
Los Angeles, CA 90012
(213) 894-1000
TTY (213) 894-1121
FAX (213) 894-1118
1-800-669-4000

May 29, 2008

Tyrrell F. Cannon
CDCR# T-91719 (ISP)
Post Office Box 2199 (D-1-1102)
Blythe, California 92226

Dear Mr. Cannon:

This letter is in response to the letter that sent to the Equal Employment Opportunity Commission (EEOC). First of all, it is important for you to know that the EEOC does not investigate every complaint that is filed with us. The EEOC can only investigate complaints of discrimination over which we have jurisdiction, which means that before we can investigate, complaints must meet certain legal requirements. If we are able to meet those legal requirements, then we must be able to find the evidence to prove the employment discrimination. From the letter that you have provided, it appears that we will not be able to conclude that the harm that you are complaining about establishes a violation of the laws enforced by EEOC. The reason for this conclusion is:

- Your issues fall outside the statutes enforced by EEOC.

Again, our conclusion was based on the information you provided in your pre-complaint questionnaire. If you have any questions about how we reached this conclusion, you may contact the undersigned at the phone number identified in this letter.

I must also tell you that even though, we will not be able to investigate your complaint of discrimination you still have the right to pursue your complaint in federal court, but in order to do so you must get permission from the EEOC. If you wish to pursue the matter in court, you will need to check the box below and return this letter to the undersigned. Please note that the EEOC will process your request so that you do not lose your federal rights to go to court. The EEOC will not investigate your complaint. Once we receive this returned letter, we will process your complaint and issue your Dismissal and Notice of Rights. The Dismissal and Notice of Rights will give you permission to file in Federal District Court. If you wish to enforce your rights to file in court, you must file your lawsuit in U.S. District

PAGE 2 OF 2

Court within 90 days from the date you received the Notice. It is important for you to remember that once this 90-day period is over, your right to sue is lost.



Check this box to receive a Dismissal and Notice of Rights and return this letter to:

**Brian Nelson, CRTI Supervisor
255 East Temple Street, 4th Floor
Los Angeles, California 90012**

Thank you for attention to this matter.

Sincerely,

Karrie L. Maeda

Karrie L. Maeda,
EEOC Representative

**U.S. Department of Justice****National Institute of Corrections***Washington, DC 20534*

October 12, 2007

Tyrrall Farrow Cannon F91710
CDCR
P.O. Box 2199
Blythe, CA 92226

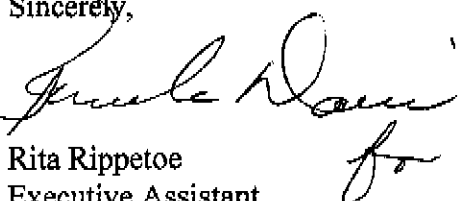
Dear Mr. Farrow Cannon:

Your letter has been referred to my office for response.

The National Institute of Corrections' mission is to provide information, technical assistance and other correlative services to state and local correctional agencies. NIC has no jurisdiction over state or local correctional facilities and, therefore, does not provide services directly to state or local inmates, and has no authority to conduct investigations. In addition, NIC does not have any statutory authority to regulate operations within state or local facilities.

The letter you sent is being returned to you.

Sincerely,


Rita Rippetoe
Executive Assistant

**U.S. Department of Justice****Federal Bureau of Prisons**

Western Regional Office
7950 Dublin Boulevard, Third Floor
Dublin, California 94568
September 11, 2007

Tyrall Cannon
T-91710
P.O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

Enclosed please find the items you sent in error to the Federal Bureau of Prisons. We have no authority over state prisons.

Sincerely,

A handwritten signature in black ink, appearing to read "Harlan W. Penn".

HARLAN W. PENN
Regional Counsel

HWP/jmv

CASE NO. 08cv4930

ATTACHMENT NO. 1

EXHIBIT _____

TAB (DESCRIPTION) _____

EXHIBIT COVER PAGE

5

EXHIBIT

Description of this Exhibit: *ACLU.*

Case No. *March 26, 2008*

Number of pages to this Exhibit _____ pages.

JURISDICTION:

NAACP.

Alabama UNIV. 2006090A

Loyola UNIV.

Akron UNIV.

Prison Law Office, SAN Quentin

ATT ATT Law.



March 26, 2008

Mr. Tyrrell F. Cannon
CDCR #T-91710; D-1-1102
P.O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

This is in response to your recent request for assistance from the ACLU Foundation of San Diego & Imperial Counties. We apologize for responding to your request for assistance with a form letter. However, because of the volume of requests we receive, it is necessary for us to use this form.

Based on the information you provided, we have concluded that the ACLU will not be able to assist you in this matter. This decision reflects our own limited resources, and in no way reflects on the worthiness of your case. The ACLU is a non-governmental, non-profit organization that seeks to preserve and extend constitutional rights and principles found mainly in the Bill of Rights. We lack the staff and resources to act as a general legal clinic, however, and are able to accept only a small percentage of the cases we are requested to take.

If you believe you have a potential lawsuit, you should consult with an attorney immediately to ensure that you do not lose the right to bring a legal case due to any applicable time deadlines.

We're sorry that our response could not be more favorable, and hope that you will be able to resolve this matter satisfactorily.

ACLU FOUNDATION
SAN DIEGO & IMPERIAL COUNTIES
P.O. BOX 87131
SAN DIEGO, CA 92138-7131
619/232-2121
WWW.ACCLUSANDIEGO.ORG

American Civil Liberties Union
OF NORTHERN CALIFORNIA
1663 MISSION STREET, SUITE 460
SAN FRANCISCO, CALIFORNIA 94103

November 8, 2005

Tyrrall Farrow Cannon, #T-91710
I.S.P
P.O. Box 2199 (B-4-202UP)
Blythe, CA 92226

Dear Tyrrall Farrow Cannon:

Your letter to the American Civil Liberties Union of Northern California has been received. Thank you for your comments. We will keep this correspondence on file as requested.

Sincerely,



Pat Johnson
Legal Assistant

American Civil Liberties Union

OF NORTHERN CALIFORNIA
1663 MISSION STREET, SUITE 460
SAN FRANCISCO, CALIFORNIA 94103

October 25, 2005

Tyrall Farrow Cannon, CDC #T-91710 (ISP)
P.O. Box 2199
Blythe, CA 92226

Re: Request for Legal Assistance

Dear Tyrall Farrow Cannon:

Your letter to the American Civil Liberties Union of Northern California has been received. Unfortunately, we are unable to offer you legal advice or assistance. The ACLU is a private, non-profit organization and our limited resources do not allow us to function as a general provider of legal services. Nor can our small staff do research or investigate many of the problems that come to our attention, no matter how legitimate they may be. In general, we must confine our involvement to a limited number of cases which raise new constitutional issues or which affect large numbers of people, and these are usually at the appellate level. Because of these criteria, we will not be able to provide you with legal assistance.

Again, we regret that we cannot be of assistance to you.

Sincerely,



Pat Johnson
Legal Assistant



NAACP LEGAL DEFENSE AND EDUCATIONAL FUND, INC.

1444 Eye Street, NW, 10th Floor • Washington, DC 20005 • 202.682.1300 • Fax 202.682.1312 • www.naacpldf.org

November 6, 2006

Tyrrall Farrow Cannon
CDCR #T-91710 (ISP)
P.O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

This is in response to your request for assistance in locating an attorney who may be able to assist you with the legal problem that you are having.

The Legal Defense Fund has a very limited staff and budget and is unable to become involved in many of the cases in which our assistance is sought. Therefore, we cannot assist you in this matter. We do not have salaried attorneys around the country to whom we can assign cases, nor do we operate a lawyer referral service. Which means we are unable to identify attorneys in your area who have relevant experience in dealing with the kind of problem you are having or attorneys who will definitely be able to offer you consultation, advice, or representation. Furthermore, I regret that we are unable to be of any assistance to you. However, you may wish to contact your state/local bar association.

I am not expressing any view on the merits of your case and I wish you the best in its resolution.

Lastly, although your envelope is addressed to the NAACP Legal Defense Fund, often times people contact us believing that we are the NAACP. For your information, we are a totally separate organization from the NAACP. Just in case you have reached us in error, their address is:

NAACP
4805 Mount Hope Drive
Baltimore, MD 21215

Sincerely,

The NAACP Legal Defense Fund

National Office

99 Hudson Street, Suite 1600
New York, NY 10013
212.965.2200 Fax 212.226.7592

Western Regional Office

1055 Wilshire Boulevard, Suite 1480
Los Angeles, CA 90017
213.975.0211 Fax 213.202.5773

The NAACP Legal Defense and Educational Fund, Inc. (LDF) is not a part of the National Association for the Advancement of Colored People (NAACP) although LDF was founded by the NAACP and shares its commitment to equal rights. Since 1957, LDF has been a completely separate organization. Contributions are deductible for U.S. income tax purposes.

National Association for the
Advancement of Colored People
NAACP Headquarters
4805 Mt. Hope Drive
Baltimore, MD 21215



"THE RACE IS ON"

B4 2020

Tyrrell Farrow Cannon
CDC #T-91710 A-1-126UP
Ironwood State Prison
P.O. Box 2199
Blyth, California 92226

8022

Postage paid by postage due label

Phone 410-580-5790 Fax 410-368-9950

NAACP Legal Department
4805 Mt. Hope Drive
Baltimore, MD 21215

General Counsel

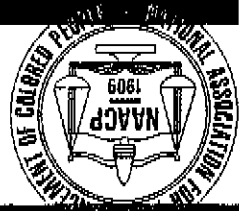
Thank you for contacting the National Association for the Advancement of Colored People. Although we are unable to accept your case, the NAACP will enter pertinent data from your correspondence into our database of complainants, which may assist us in helping others in the future. Thank you for bringing this matter to our attention.

Ida B. Wells (1862-1931)

"I set that one had better die fighting against injustice
than to die like a dog or rat in a trap."

"I set that one had better die fighting against injustice

CHOOSE FREEDOM



Law Clinic Programs

March 12, 2008

THE UNIVERSITY OF
ALABAMA
SCHOOL OF LAW

Mr. Tyrrell F. Cannon
#T-91710, D-1-110L
ISP
P.O. Box 2199
Blythe, CA 92226

re: your correspondence

Dear Mr. Cannon:

Capital Defense Law Clinic

I am in receipt of your correspondence post-dated March 7, 2008. The law school has asked me to respond. Our Clinical Department does not have any programs that handle cases such as yours. Our programs are limited in scope and we cannot accept any cases which do not fit within our parameters. It appears from the documentation that you sent that you are involved in post conviction litigation with the State of California. The only Clinics which handle appeals of any sort are restricted to handling Alabama cases in which the death penalty has been imposed. Because of the limits of our program we cannot consider your case for acceptance.

Criminal Defense Law Clinic

Good luck with your case.

Domestic Violence Law Clinic

Elder Law Clinic

Talitha Powers Bailey
Yours very truly,

Talitha Powers Bailey



THE CENTER FOR
CONFLICT RESOLUTION

Mary B. Culbert, *Director*
Marta S. Gallegos, *Associate Director*
Bill Hobbs, *Founding Director*

Mediators:
Sara Campos
Monica Rovalcaba Gerken
Claudia A. Natera
Patrick Quinlan
John S. Rodriguez

November 27, 2006

Tyrrall Cannon, T-91710
Ironwood State Prison
P.O. Box 2199
Blythe, CA, 92226

RE: Appellate Referrals
File #: 200609019

Dear Mr. Cannon:

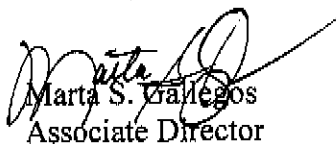
Thank you for contacting **The Center For Conflict Resolution**. I am sorry that we cannot provide any legal advice nor legal representation. In reference to your request for an attorney referral, you may contact the following programs or projects. These programs help people in need of appellate representation, accordingly, we are enclosing all of the materials that you have previously sent to us. Please see the enclosed page for the list of referrals.

When writing, please include:

1. Your full name and address, including ID#.
2. Your date of birth.
3. County you were sentenced in
4. Date you were sentenced
5. Superior Court case number.

Please contact them right away in case there is a time limit that might affect your case. We wish you the very best of luck in your efforts to prove your innocence

Sincerely,



Marta S. Gallegos
Associate Director

MSG/mjb
Enclosures: Criminal Appellate Referrals

**THE CENTER FOR
CONFLICT RESOLUTION**

Mary B. Culbert, Director
Marta S. Gallegos, Associate Director
Bill Hobbs, *Founding* Director

Mediators
Sara Campos
Monica Ruvalcaba Gerken
Claudia A. Natera
Patrick Quinlan
John S. Rodriguez

March 16, 2007

Tyrrall Cannon, T-91710
Ironwood State Prison
P.O. Box 2199
Blythe, CA 92226

**RE: Original Documents
File Number: 200609019**

Dear Mr. Cannon:

This letter is to inform you that we received the original documents that you sent us in reference to your case. Unfortunately we are a neutral mediation service that cannot provide any legal advice nor legal representation. Accordingly we are returning all of the original documents to you. In reference to your request for courses on legal studies, we are enclosing referrals for correspondence courses.

We wish you the best of luck in pursuing your appeal.

Sincerely,



Marta S. Gallegos
Associate Director

MSG/aa
Enclosures: Correspondence Courses Referrals



March 10, 2008

Mr. Tyrrall F. Cannon
CDCR # T-91710
P.O. Box 2199
Blythe, California 92226

Dear Mr. Cannon:

I received your letter dated March 2, 2008, in which you requested assistance. Unfortunately, I am not in a position to assist you at this time. Due to a heavy workload, I simply cannot devote any resources to your request. I am, therefore, returning your letter to you.

Sincerely,

A handwritten signature in black ink, appearing to read "J. Dean Carro".

J. Dean Carro
Attorney at Law
DIRECTOR, APPELLATE REVIEW OFFICE

jdc/slg

Enc.

Legal Clinic/Appellate Review Office
School of Law
Akron, OH 44325-2901
330-972-7751 • 330-972-6326 Fax



PRISON LAW OFFICE
 General Delivery, San Quentin, CA 94964-0001
 Telephone (415) 457-9144 • Fax (415) 457-9151
www.prisonlaw.com

Director:
 Donald Specter

Staff Attorneys:
 Susan Christian
 Steven Fama
 Rachel Farbierz
 Brittany Glidden
 Penny Godbold
 Megan Hagler
 Alison Hardy
 Millard Murphy
 Sara Norman
 Judith Rosenberg
 Zoe Schonfeld
 E. Ivan Trujillo

Re: Request for Legal Assistance

Dear Sir or Madam:

We received your letter, asking for our help, information, or legal advice. Unfortunately, we cannot help you at this time. We receive many more requests than we can possibly handle. We must choose our cases very carefully to ensure that we use our limited resources in the most efficient way.

This means there are going to be many cases that have merit that we cannot pursue, and cases in which we cannot provide requested information or advice. This is unfortunate but necessary, given the large number of cases and requests we handle. We do not like the fact that we can't help everyone who writes. Please understand that our decision not to help does not necessarily mean that you do not have a real problem or worthy case. It is just that we have a small office and can't help everybody who writes.

To help you determine whether your case is worth pursuing on your own, we have enclosed any self-help material that is relevant to your problem. If no material is enclosed, we do not have any helpful information. You may be able to find useful information in the California State Prisoners' Handbook (3rd Edition) published in 2001. Ask for the Handbook in the prison law library. If you want information on how to order a copy of the Handbook, write to us.

We are sorry that we cannot help you. We hope that in the future we will be able to expand our services to help more prisoners throughout California.

Sincerely,

Prison Law Office

Board of Directors

Penelope Cooper, President • Michele WalkinHawk, Vice President • Marshall Krause, Treasurer
 Honorable John Burton • Felecia Gaston • Christine Hipp • Margaret Johns
 Cesar Lagleva • Laura Magnani • Michael Marcum • Ruth Morgan • Dennis Roberts

BLECKMAN & BLAIR

ATTORNEYS AT LAW

MARTIN JERRY BLECKMAN
JANYCE KEIKO IMATA BLAIR

SUITE 3 OCEAN PLAZA
302 WEST GRAND AVENUE
EL SEGUNDO, CALIFORNIA 90245

TELEPHONE (310) 806-9262
FACSIMILE (310) 806-9267

April 17, 2007

VIA UNITED PARCEL SERVICE

Tyrrall F. Cannon T91710
Ironwood State Prison
19005 Wiley's Well Road
Blythe, CA 92225

Dear Mr. Cannon:

I return under cover of this letter your mailing to me, comprising multiple legal documents, postmarked March 29, 2007, in its entirety.

My records do not show that I ever represented you in any capacity. I am at a loss to understand why these materials were forwarded to me, nor did the materials contain any explanation as to why they were directed to me.

Please do not forward any more mailings to me.

Very truly yours,



JANYCE KEIKO IMATA BLAIR

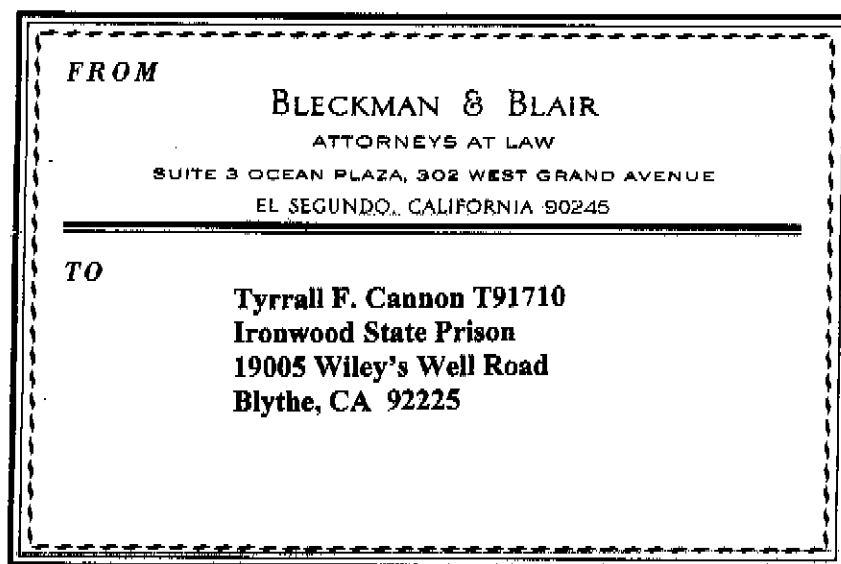


EXHIBIT COVER PAGE

6

EXHIBIT

Description of this Exhibit:

*State of California Government
Official*

Case No.

05-12473/E033596

Number of pages to this Exhibit _____ pages.

JURISDICTION:

1 CCB RECEIVED

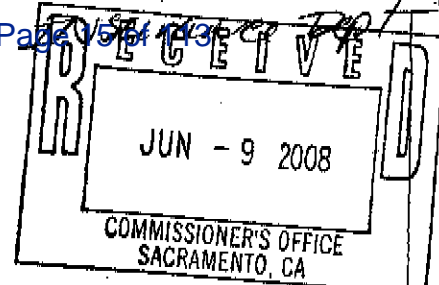
2 PROOF OF SERVICE

3 JUN 10 2008

4 Declaration of Service by Mail

5 RECEIVED BY SB6 I, Tyrrell Farrow Cannon, declare that I am over the age of
7 eighteen (18) and that I (am/ am) a party to this action. On June 3,
8 2008, I deposited a copy of the following document(s):9 citizen, Civil Rights Complaint,
10 Request for Change of venue to District
11 of Columbia.12 copy of 602 Prisoner Complaint Form.13 In a sealed envelope with the postage prepaid into the United States mail
14 outlet via an authorized California Department of Corrections employee at
15 State Prison, in California, California, and addressed as16 follows: State of California, Superior Court, San Bernardino
17 County, 8303, Haven Ave, Rancho Cucamonga, Ca. 91730.18 President of the United States, Mr. George Bush, 1600 Pennsylvania
19 Ave NW, Washington D.C. 20001.20 U.S. Attorney General, Mr. Mukasey, 950 Pennsylvania
21 Ave NW, Washington D.C. 20540.22 U.S. Dept of Justice, Chief FBI, 935 Pennsylvania Ave.
23 NW, Washington D.C. 20540.24 U.S. Dept of Justice, Homeland Security, 3801 Nebraska
25 Ave NW, Washington D.C. 20508.26 U.S. District Court Central District 312 N Spring St, Los
27 Angeles, Calif. 90012.28 U.S. District Court, District of Columbia 333 Constitution
29 Ave NW, Washington D.C. 20001.30 "United Nations", "Insurance Dept", "Rehabilitation Dept", "S.S. Dept"31 I declare under penalty of perjury by the laws of the State of California that
32 the foregoing is true and correct (pursuant to 28 USCA §1746(2)).DATE June 3 2008

SIGNATURE

Tyrrell Cannon
Prisoner.

APPELLATE DEFENDERS, INC.

555 WEST BEECH STREET
SUITE 300
SAN DIEGO, CA 92101-2939

(619) 696-0282
Automated Attendant: (619) 696-0284

August 19, 2003

Tyrall Farrow Cannon
CDC # T91710
I.S.P.
P.O. Box 2199
Blythe, CA 92226

Re: People v. Cannon, Case No. E033596

Dear Mr. Cannon:

Thank you for your letter dated August 13, 2003, inquiring about the transcripts of your trial level proceedings. Our records show the record is not yet completed and has not yet been certified to the Court of Appeal.

As you know, you are entitled to one free copy of the record, which your appointed counsel will need in order to handle your appeal. Thus, the court will forward a copy of the record directly to your appellate attorney when it is completed. Usually, the appellate attorney must retain the record throughout the appeal in order to file the briefs on your behalf, and to address assertions made by the government in its brief. When Mr. Stuetz is finished with the records, he will forward them to you.

If you have any questions, please contact Mr. Stuetz directly.

Sincerely,



Carmela F. Simoncini
Staff Attorney

CFS:mb

cc: Jeffrey Stuetz, Esq.



THE STATE BAR
OF CALIFORNIA

1149 SOUTH HILL STREET, LOS ANGELES, CALIFORNIA 90015-2299

OFFICE OF THE CHIEF TRIAL COUNSEL
INTAKE

TELEPHONE: (213) 765-1000
TDD: (213) 765-1566
FAX: (213) 765-1168
<http://www.calbar.ca.gov>

October 13, 2005

Tyrall Cannon
ISP 91710 B-4-2002 up
P.O. Box 2199
Blythe, CA. 92226

RE: Inquiry Number: 05-12973
Respondent: Jeffrey John Stuetz

Dear Mr. Cannon:

We have received your complaint, on 8/16/05, against Jeffrey John Stuetz. Your allegations may be grounds for a criminal appeal or a civil claim for damages but they do not form the basis for discipline. You may wish to consult with an attorney with regard to the criminal appeal or any civil remedies.

Our decision to close your complaint is not a determination that the attorney acted properly, it is only a determination that there is insufficient evidence that the attorney wilfully violated the applicable ethical rules. In the event that the court makes a finding that the attorney(s) committed misconduct, please provide that information along with copies of any relevant court papers and we will re-evaluate your complaint at that time.

OFFICE OF THE CHIEF TRIAL COUNSEL/INTAKE
N11



OFFICE OF THE GOVERNOR

July 21, 2004

Mr. Tyrall F. Cannon
T-91710, Cell 126
Post Office Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

This office has received your correspondence concerning your application for executive clemency.

This Governor's administration is working on reducing the backlog of hundreds of pardon applications that have accumulated during previous administrations. Due to the volume of applications that have been submitted and continue to be submitted to this office each week, it is impossible to provide you with an estimate of when your application will be considered for review.

Sincerely,

A handwritten signature in black ink, appearing to read "N. Dow".

N. DOW
Legal Assistant



State of California
Commission on Judicial Performance
455 Golden Gate Avenue, Suite 11400
San Francisco, CA 94102-3560
(415) 557-1200
FAX (415) 557-1266
Web Site: <http://cjp.ca.gov>

December 14, 2005

Tyrall F. Cannon, T-91710
Ironwood State Prison
P.O. Box 2199 (A-1-126up)
Blythe, CA 92226

Dear Mr. Cannon:

Your further correspondence concerning a California judge has been considered in order to determine whether there is any basis for action by this commission.

It has been concluded that the contents of your submissions do not provide grounds for proceeding further. In order to go forward with a judicial investigation, a basis for such an investigation must be shown. Conclusions about a judge's behavior, or categorizations of a judge's behavior, without specifics, are insufficient to warrant an investigation by this agency. Specific allegations may be supported by transcripts, tapes, orders or other evidence. A sufficient basis to go forward with an investigation is required; which means that the factual information presented indicates that an investigation is warranted. Your submissions do not contain this type of information.

The rules which govern commission proceedings do not provide for a formal appeal from a commission decision not to take further action on a complaint. However, if you wish to provide further information, the decision to close your complaint will not preclude consideration of further information.

We regret the delay in responding to your correspondence.

Very truly yours,

Karen Clay
Staff Counsel

KC:al/L1214cannon

Confidential under California Constitution,
Article VI, Section 18, and Commission Rule 102



C A L I F O R N I A D E P A R T M E N T O F
Mental Health



Office of Legal Services
1800 Ninth Street
Sacramento, CA 95814
916-654-2319

June 10, 2008

Tyrrall F. Cannon
CDCR #T-91710
Ironwood State Prison
P.O. Box 2199
Blyth, CA 92226

Dear Mr. Cannon:

The California Department of Mental Health is not charge with authority to address the attached items.

Sincerely,

A handwritten signature in black ink, appearing to read "D. Lapham".

Daniel Lapham
Legal Secretary



Chambers of
RICHARD T. FIELDS
Presiding Judge

4050 Main Street
Riverside, CA 92501

Superior Court of California
County of Riverside

September 25, 2007

Tyrrall Farrow Cannon
CDCR # T-91710
P.O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

I am in receipt of your letter dated August 6, 2007. In your letter, you complain about prison conditions. Please be advised that, as Presiding Judge, I do not supervise the operations of the prison system. I would suggest you seek the legal representation of an attorney or a pro bono group to assist you.

Sincerely,

A handwritten signature in black ink, appearing to read "Richard T. Fields".

RICHARD T. FIELDS
Presiding Judge

RTF:js



Chambers of
RICHARD T. FIELDS
Presiding Judge

4075 Main Street, Suite 310
Riverside, CA 92501

Superior Court of California
County of Riverside

June 26, 2007

Tyrrall Farrow Cannon
CDCR# T-91710
P.O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

I am in receipt of your letter dated June 21, 2007. In your letter, you complain about the actions of Justice Gaut. As Presiding Judge of the Riverside Superior Court, I do not have any supervisory authority over Justice Gaut. I note that you did send your complaint to the Court of Appeal also. As you know, Justice Gaut is a justice of the California Court of Appeal.

This will conclude my review of this matter. I am sorry that I am unable to assist further in this matter.

Sincerely,

A handwritten signature in black ink that reads "Richard T. Fields".

RICHARD T. FIELDS
Presiding Judge

RTF:js

OFFICE OF INTERNAL AFFAIRS

Headquarters Office
10111 Old Placerville Road, Ste 200
Sacramento, CA 95827



January 18, 2007

Mr. Tyrrell Cannon
T-91710, D1-110L
P.O. Box 2199
Blythe, CA, 92226

Dear Mr. Cannon:

The California Department of Corrections (CDCR), Office of Internal Affairs (OIA) is in receipt of your correspondence which appears to be your notice of appeal to the United States Court of Appeals for the Ninth Circuit. I am at a loss as to why you have sent your court information to the OIA; therefore, we are returning your information back to you.

Sincerely,

WILLIAM WELLS
Special Agent
Office of Internal Affairs - Headquarters

DEPARTMENT OF INSURANCE

CONSUMER COMMUNICATIONS BUREAU
300 S. SPRING STREET, SOUTH TOWER
LOS ANGELES, CA 90013



June 12, 2008

Tyrrall Farrow Cannon
CDCR# T-91710 (ISP)
P.O. Box 2199 (D1-110L)
Blythe, CA 92226

RE: File# 6341103

Dear Mr. Cannon:

Thank you for contacting the California Department of Insurance (CDI). We received your documents regarding your appeal.

The CDI does not have jurisdiction in the matters of your conviction, sentencing, incarceration, or appeal. We are not able to assist you in your process. We would recommend for you to discuss your matters with your attorney and submit your appeal to the appropriate court.

We are returning your submitted documents along with this letter.

If we can assist you in the future with an insurance problem, please contact us through the e-mail system or you may reach the Consumer Communications Bureau at 1-800-927-4357.

Sincerely,

A handwritten signature in black ink.

Sean Liang
Associate Insurance Compliance Officer
California Department of Insurance
Consumer Communications Bureau
Phone: (866) 225-6865, Ext. 6864
FAX: (213) 897-5961
email: liangs@insurance.ca.gov

HUMAN RESOURCES/RISK MANAGEMENT

222 West Hospitality Lane, Third Floor • San Bernardino, CA 92415-0016
 Fax (909) 386-8711 – Workers' Compensation
 Fax (909) 386-8670 – Liability
 Fax (909) 386-8677 – Safety
 Fax (909) 386-8948 – Administration



COUNTY OF SAN BERNARDINO

MARCEL TURNER
 Director of Human Resources

January 10, 2003

Tyrrall Cannon
 Bk# 0209342301
 9500 Etiwanda Ave
 Rancho Cucamonga, CA 91739

Attention: Tyrrall Cannon

RE: CLAIMANT: Tyrrall Cannon
 DATE OF LOSS: Not Provided
 AMOUNT OF CLAIM: Undetermined
 OUR FILE: 0190-94-01113-01-40

Notice is hereby given that the claim which you presented to the County of San Bernardino on December 7, 2002 is insufficient on one or more of the following grounds:

- Claim lacks the name and address of the claimant;
- Claim lacks the post office address to which the person presenting the claim desires notices to be sent;
- Claim lacks date, place and other circumstances of the occurrence or transaction which gave rise to claim against the County of San Bernardino; (see "Reasons" below);
- Claim lacks general description of indebtedness, obligation, injury, damage or loss incurred so far as it may be known;
- Claim lacks the name or names of the public employee or employees causing injury or damage;
- Claim lacks amount of claim or whether jurisdiction rests with the Municipal or Superior Court.

REASONS: Failure to Indicate the date of the Incident

This notice is being given pursuant to Government Code Section 910.8. In accordance with said Section, the County of San Bernardino is precluded from taking any action for a period of fifteen (15) days after such notice is given.

Claimant is asked to amend the Claim so as to correct the insufficiencies noted above.

The amendment should be directed to the County of San Bernardino.

Richard Bonnevie, Liability Claims Representative II
 RISK MANAGEMENT DIVISION
 (909) 386-8634

INSUFF

JOHN L. MCGALLISTER
 County Administrative Officer

JOHN L. MCGALLISTER	First District	DENNIS HANDEBERGER	Third District
JON D. MIKELS	Second District	FRED AGUILAR	Fourth District
JERRY FAVILLE	Fifth District		

Steve White, Inspector General



OFFICE OF THE INSPECTOR GENERAL

May 27, 2003

Tyrrall R. Cannon, T-91710
Wasco State Prison
PO Box 7700
Wasco, CA 93280

Dear Mr. Cannon:

Thank you for bringing your concerns to our attention. This letter is simply to inform you that we received your letter postmarked May 7, 2003, and are reviewing the matter. We will write to you as soon as possible to let you know when our review is completed. Please be advised that if we have to conduct extensive research to address your concerns, our response may be delayed. It is not necessary for you to respond to this letter.

Because of confidentiality laws, we may not be able to tell you the details of any inquiry that we may initiate, but you may be contacted for additional information.

Thank you for bringing this matter to our attention.

Very truly yours,

STEVE WHITE
Inspector General


By JOHN CHEN
Chief Deputy Inspector General

JC:ac:03-8248-1

Matthew L. Cate, Inspector General



Office of the Inspector General

April 11, 2007

Tyrall Cannon, T-91710
Ironwood State Prison
P. O. Box 2199
Blythe, CA 92226

Dear Mr. Cannon:

The Office of the Inspector General has received your correspondence.

After reviewing your correspondence, we determined that the issues you raise could be more effectively addressed through a general approach rather than individually. Given the volume and complexity of the complaints we receive, it is not possible for us to fully research and respond separately to each complaint. Therefore, we attempt to focus our audit and investigative resources on issues where the greatest needs exist. We believe that in this way we can provide the greatest benefit to you and others who have been affected. If we conduct an audit or investigation of the issues you raise, you may be contacted later.

The Office of the Inspector General considers this matter closed. Thank you for bringing your concerns to our attention.

Sincerely,

A handwritten signature in black ink, appearing to read 'DEMETRI DARTIS'.

DEMETRI DARTIS
Deputy Inspector General

DD:vh:07-0008246-01

Arnold Schwarzenegger, Governor

Matthew L. Cate, Inspector General*Office of the Inspector General*

January 23, 2007

Tyrrell Cannon, T-91710
Ironwood State Prison
P.O. Box 2199
Blythe, CA 92226

Re: Appellate Referral

Dear Mr. Cannon,

This is in response to your request for appellate representation. The Inspector General does not provide legal representation. The Inspector General is authorized to conduct audits of investigatory practices and other audits, and conduct investigations of the Department of Corrections and Rehabilitation. (Penal Code § 6126.)

It appears by the documents you provided that one of your contacts recently forwarded your complaint to the Assistant Attorney General in Washington D.C. with a request that they contact you concerning all actions taken to resolve your complaint.

No action will be taken by this agency. The documents you provided are returned to you with this letter.

Sincerely,

Ann Bordenkircher
Legal Analyst

Enclosures

Arnold Schwarzenegger, Governor

Declaration

1. My name is Craig Wlimberly CDC# P.04999
2. Criminal Case# A156752 County of Sentencing: Los
3. Angeles Sentencing Date: July 6, 1998

4. I declare that I have to life pursuant to the
5. 667 (b) thru (c) Three Strikes law Penal Code I am over
6. and a United States Citizen and by my undersigned
7. I am unable to afford the cost of this civil
8. Right Complaint and can not afford the cost of
9. an Attorney to help me in the Civil, Human, and
10. Civil Rights Violation Complaint Pursuant to
11. 42 USC 1983 for damages Pursuant to 28 USC 1333.

12. I declare that I am a Prisoner in Department
13. of Correction in the State of California under
14. the Custody of the Director and its Warden(s)
15. who is responsible for the holding or arrest
16. after State Court Judge(s) in the County above
17. passed upon me the illegal sentence of
18. 25 years to life or 25 to life.

19. I Craig Wlimberly also declare that this im-
20. prisonment is an direct result Prior negotiated
21. Plea bargaining agreements that occurred before
22. the new amended 667 (b) thru (c) enactment in
23. the State of California and I declare that the
24. Prior that is being alleged as Strikes incurred
25. in the year of:

26. 1. Year: 1985 Case# ^{A756533} A972571 County: L.A.

27. 2. Year: 1988 Case# A962035 County: L.A.

28. I am convinced that I am without remedy
29. concerning my Constitutional Rights involving
30. such issue's as 1.) Unduly Punishment, 2.) Depriva-
31. d of life, liberty, 3.) Cruel and unusual Punishment
32. 4.) Denial of EQUAL Protection of the law.

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pg 4 of 29.

1. 5.) Denial of Due Process of Law 6.) Once or
 2. Twice in Jeopardy 7.) Obstruction of Justice
 3. 8.) Negligent by the State of California to Prevent
 4. The Violation of Constitutional Rights, Human,
 5. and Civil. 9.) Return its United States Citizen
 6. to Condition of Slavery. 10.) Sentenced to one
 7. Death or Condemned to die. 11.) by way of
 8. conspiracy to interfere with Constitutional Rights
 9. The above information attaches to my case all or
 10. in part "All Part of Slavery is Attached" and will
 11. be the issue(s) brought in this Civil, Human
 12. Rights Complaint 42 USC 1983

13. Declaration

14. I declare that by my undersigned that I
 15. am served by this 42 USC 1983. And that I have
 16. agreed to allow Tyrrell Terrell Cannon to file
 17. in Eastern Federal Court this Class Action
 18. Suite for my redress of my Civil, Human, and
 19. Constitutional and Federally Protected Rights
 20. to not to be Placed in Condition of Jeopardy
 21. by the State of California.

22. I further declare that I have given the right
 23. to Tyrrell F. Cannon to Release the above information
 24. to the United States Federal Court to join me in my Civil
 25. Class Action Suite against my and all State officials
 26. Responsible for the holding Declaration in condition
 27. of Slavery in California State Prisons
 28. and Request assistance of Counsel pursuant to 42-
 29. USC 1988

30. Under Penalty of Perjury the foregoing is true and correct

31. Dated: 7-13-03

Craig H. Hembree
Prisoner Declaration

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- Page 2 -

ORIGINAL**ORIGINAL**Declaration1 My name is: ERIC D. Bradford2 Prisoner # 9-945983 Criminal Case #4 County of Sentencing: SAN BERNARDINO5 Name of Court: SAN BERNARDINO SUPERIOR COURT6 Name of Sentencing Judge: LINDA M. WILDE7 District Attorney name: OFFICER DAN PETIENNE8 Public Defender's name(s): JULIE DE DUCRE9 Date of Sentencing: 10-27-00 Term: 25 yrs. To LifePrior Information10 Year: 1990 Case # NA 002674 County: Los Angeles11 Year: 1992 Case # SCR56285 County: SAN BERNARDINOEmployment12 at the time of arrest: Yes / NO13 while IN Prison on this Commitment Yes / NO14 Pay Rate \$ 18.25/Hr Monthly Estimate Total: 13.87Marriage15 Marriage Yes / NO, "at time of arrest." NO16 Children(s) age at the time of arrest" N/ARestitution17 or fine's \$ 200.00 STAYED18 Restitution \$ 10,00019 Continue on next20 Page 2

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affidavit.

I Eric D. Radford #94598 declare that I am a Prisoner whom is being held or held in Prison industry in the state of California and under the Three strikes law "Cal. Penal Code" 667.5-i amended by Proposition 184 (1994) called to vote.

I am suffering on life sentence, I am a Poor, indigent born United States citizen, of the present age 39, per. to 8USCA8 1101 et seq.

I declare that I am unable to afford the cost of a attorney to bring this matter to the proper authority of the court per. to 18USCA8 2381-2385, and 2386 Smith act among other alleged Civil, Human, Federal Constitutional violations of both State and Federal laws, treaties, and international laws Pursuant to 18USCA 371, 18USCA8 1001, 18USCA8 1031 et seq. 18USCA8 1091 et seq.

28USCA8 1331, 1350 et seq. 42USCA8 1971, 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986, 1994, 1997(e). Homeland Security act 61USCA8 101 et seq. State of California Government Code 1027.5, 2.C., California Penal Code. 37, 38, 181 et seq. 182 et seq. 186 et seq. 207, et seq. and for damages Pursuant to 28USCA8 8 1343. for cost of the court 42USCA8 1988 Attorneys fee for vindication of the Constitution

NAME; ERIC D. RADFORD

CDLR # P-94598

2.

Continue on next
Page 3

Federal Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes
imprisonment is an direct result of Plea neg-
otiation in Prior Criminal Case that incurred
before the amended State Statute Penal Code
667(2)(b). Plea Bargains Per. P.C. 1192.6(2) Prop-
osition 8 (1982).

I am without remedy in this state Program in violation of Congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th 215CA

1st Amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied Right Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of Counsel. 8th USCA cruel and/or unusual Punishment to be duly punished, by several state official owing allegiance to the Constitution.

10th USCA. Protection from all Foreign Power
in the State of California, 11th USCA denied
Sear Judicial Protection from Foreign En-
emy within the Administration of State Law.

13th USCA, denied Civil and Constitution
right to be Free from condition of Peonage,
Slavery herein the State of California.

NAME ERIC D. RADFORD
CDR# P-94598

Continue on next
page. 4

14th USCA denied Liberties, immunities,
privilege, and to make and enforce Contracts
with the State of California.

15th USCA, denied and/or deprived the
right to vote, in the election of President,
or Vice President.

I declare that by my undersigned
that I am served by this Court Ninth Circuit
Court of Appeals. So order,

That I have agreed and read the above
Statement in this Declaration/affidavit to
allow Prisoner, Tyrrell Farrow Cannon to
file with the above Court, this information,
and by demand of the Courts attention
for relief from this illegal hold based on
the United States ruling and decisions,
Congressional act Prohibiting the ongoing
activities for Profit 18USCA 1581, 18USCA
1961, 1962. Slavery, RICO act, enter alia.

I have given Tyrrell Farrow Cannon, the
right to release the information in this applica-
tion to the United States Court, for the appoint-
ment of Counsel, and/or the joining in the
case number # 08-55014, if so ordered
by the Court.

The foregoing is true and correct Per. 28USCA 17462
Dated: 7/28/08 2008, Respectfully, Eric D. Padford p-94598
Defendant. Corp # p94598

4.
End.

ORIGINAL

ORIGINAL**ORIGINAL**Declaration

1 My name is: Michael J. Brown, Sr.
2

3 Prisoner # D-02178

4 Criminal Case # FSB 06591

5 County of Sentencing: San Bernardino

6 Name of Court: San Bernardino County Superior Court

7 Name of Sentencing Judge: Raymond C. Youngquist

8 District Attorney name: Cheryl Heisley

9 Public Defender's name(s): Andrew J. Haynal

10
11 Date of Sentencing: 9-26-95 Term: 31 to life

Prior Information

12 Year: 1984 Case # SCR 40180 County San Bernardino

13 Year: 1984 Case # SCR 42142 County San Bernardino

Employment

14 At the time of arrest: Yes No

15 While in Prison on this Commitment Yes No

16 Pay Rate \$.84 Monthly Estimate Total \$17.00

Marriage

17 Marriage Yes No "at time of arrest" No

18 Children(s) age at the time of arrest 4

Restitution

19 or fine's \$

20 Restitution \$ 5,000.00

21 Continue on next

22 Page: 2

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affidavit.

I Michael J. Brown declare that I am a Prisoner whom is being held or held in Prison indutary in the state of California and under the Three strikes law "Cal. Penal Code" 667.5 - i amended by Proposition 184 (1994) called to vote.

I am suffering on life Sentence, I am a poor, indigent born United States citizen, of the present age 46, per. to 8USCA8 1101 et seq

I declare that I am unable to afford the cost of a attorney to bring this matter to the proper authority of the court per. to 18USCA8 2381- 2385, and 2386 Smith act among other alleged Civil, Human, Federal Constitutional violations of both State and Federal laws, treaties, and international laws Pursuant to 18USCA 371, 18USCA 1001, 18USCA8 1031 et seq. 18USCA8 1091 et seq.

28USCA8 1331, 1350 et seq. 42USCA8 1971, 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986, 1994, 1997(e). Homeland Security act 6USCA8 101 et seq. State of California Government Code 1027.5.2.c, California Penal Code 37, 38, 181 et seq. 182 et seq. 186 et seq. 207, et seq. and for damages Pursuant to 28USCA8 1343. for cost of the court 42USCA8 1988 attorneys fee for vindication of the Constitution

name; Michael J. Brown
DOC# B-02178

2.

continue on next
Page: 3

1 Human Rights, and Civil Rights.

2
3 I also acknowledge that this Three (3) Strikes
4 imprisonment is an direct result of Plea neg-
5 otiation in Prior Criminal Case that incurred
6 before the amended State Statute Penal Code
7 667(2)(b). Plea Bargains Rec. P.C. 1192.6(G) Prop-
8 osition 8 (1982).

9 I am without remedy in this state Pro-
10 gram in violation of Congressional acts of the
11 United States (newly) Homeland Security act and
12 that I am being held or held to pay off an
13 illegal debt by the taken clause 5th USCA
14 1st Amendment Right to Grievance, 4th
15 USCA denied Protected rights to illegal hold-
16 ing. 5th USCA denied equal Protection to
17 make and enforce Contracts. 6th USCA denied
18 right to adequate representation of Counsel,
19 8th USCA cruel and/or unusual Punishment
20 to be duly punished, by sworn state
21 official owing allegiance to the Constitution.

22 10th USCA Protection from all Foreign Power
23 in the State of California, 11th USCA denied
24 Sworn Judicial Protection from Foreign en-
25emy within the Administration of State law.

26 13th USCA, denied Civil and Constitution
27 right to be Free from Condition of Peonage,
28 Slavery herein the State of California.

name: Michael E. Brown
CDIN# SI-03178

14th USCA denied Liberties, immunities,
 privilege, and to make and enforce Contracts
 with the State of California.

15th USCA, denied andor deprived the
 right to vote, in the election of President,
 or Vice President.

I declare that by my undersigned
 that I am served by this Court ninth Circuit
Court of Appeals. So order,

That I have agreed and read the above
 statement in this Declaration, I demand to
 allow Prisoner, Tyrrell Farrow Cannon to
 file with the above Court this information,
 and by demand of the Courts attention
 for relief from this illegal hold based on
 the United States ruling and decisions,
 Congressional act Prohibiting the ongoing
 activities for Profit. 18 USC 1581, 18 USC 8
 1961, 1962, Slavery, RICO act, enter alia.

I have given Tyrrell Farrow Cannon, the
 right to release the information in this applica-
 tion to the United States Court, for the appoint-
 ment of Counsel, and or the joining in the
 case number # 08-55014. , if so ordered
 by the Court.

The foregoing is true and correct Per. 28 USC 17462
 Dated: 07-29-08, Respectfully; Michael J. Brown Jr.
 Declarant. COR# 02178

4.
 end

ORIGINAL

June 26, 2008

Democrats reject a pair of parole board nominees

By Shane Goldmacher
 sgoldmacher@sacbee.com

Senate Democrats blocked two appointees to the state's parole board and voted to confirm two others on Wednesday, continuing to battle with the Schwarzenegger administration over the shape of the prison panel.

Senate President Pro Tem Don Perata, D-Oakland, has complained that the board - heavily populated by ex-law enforcement officials - has a low rate of granting parole.

"There's something wrong with this system," Perata said at last week's hearing. The board granted parole to 129 prisoners out of 5,520 scheduled hearings in 2007. Nearly one-third of those hearings were postponed.

Already in 2008, the Senate Rules Committee has rejected four appointees to Board of Parole Hearings, whose members decide when, and if, California's life-term prisoners can be set free.

As Perata joined other Democrats to vote down the nominees, he acknowledged the job of a parole commissioner is "one of the hardest and most thankless" in the state.

Republican Gov. Arnold Schwarzenegger responded to the party-line vote by promptly naming two new members - each with law enforcement credentials - to the parole panel and urged the Senate to quickly confirm them.

The vote Wednesday came a week after a long hearing at which district attorneys touted the parole commissioners' record and defense attorneys urged their rejection.

The showdown had been expected since January, when Perata threatened to block law enforcement appointees to



GOV. ARNOLD SCHWARZENEGGER

He criticized the rejection of his appointees and quickly chose two replacements.

the board. He later backed away from that stance, insisting he "wasn't saying there is something fundamentally wrong with being in law enforcement," arguing instead, "There are other points of view that I think have legitimacy."

The two Perata-supported commissioners, Robert Doyle, a former Riverside County sheriff, and Sandra Bryson, a former reserve deputy in Alpine County, both hail from law enforcement. Their nominations now go before the full Senate.

One rejected appointee, Janice Eng, a former operations manager for a marketing firm, has no law enforcement background. The panel also rejected Edward Martinez, a former deputy sheriff in Stanislaus and Orange counties.

Five Schwarzenegger appointees with police credentials still await confirmation. The incoming Senate leader, Sacramento Democratic Sen. Darrell Steinberg, will likely chair those confirmation hearings. His office did not commit to any specific confirmation policy.

"Sen. Perata has dealt with this in a thoughtful way," said Steinberg spokesman Jim Evans. "When Sen. Steinberg takes over, he will do the same."

Call Shane Goldmacher, Bee Capitol Bureau, (916) 326-5544.

June 28, 2008

Prison proposal fizzles

SAN FRANCISCO - A proposed settlement seeking to reduce California's prison population collapsed Friday, setting the stage for a trial that could result in the court-ordered release of thousands of inmates.

A court-appointed referee told a panel of federal judges that the Schwarzenegger administration and attorneys for inmate advocacy groups have been unable to agree on the optimum size of California's prison population or on ways to reduce crowding.

The referee had proposed reducing the population by 26,500 inmates by diverting many parole violators and inmates with relatively short sentences to county-run programs. The parties now will move toward a trial, set to begin Nov. 17.

- From the Associated Press

ORIGINAL**ORIGINAL**

1 Declaration

2 My name is; Gordon Tripp

3 Prisoner # P 96325

4 Criminal Case # KAO46349

5 County of Sentencing: Los Angeles

6 Name of Court: Pomona

7 Name of Sentencing Judge: Robert C. Gustaveson

8 District Attorney name: Melissa Reinbold

9 Public Defender's name(s): IRA Kwatcher

10

11 Date of Sentencing: 9-28-00 Term: 25 to Life

12 Prior Information

13 Year: 78 Case # AS22673 County Los Angeles

14 Year: 88 Case # A888244 County, Los Angeles

16 Employment

17 At the time of arrest: Yes / No.

18 While in Prison on this Commitment Yes / No.

19 Pay Rate \$ Monthly Estimate Total

21 Marriage

22 Marriage Yes / No, "at time of arrest" Yes

23 Children(s) "age at the time of arrest" young 10-12 23

24 Restitution

25 or fine's \$ 2

26 Restitution \$ 2000

27

28 Continue on next

Page. 2

affidavit.

I declare that I am a prisoner
who is being held or held in Prison indistry
in the state of California and under the Three
strikes law, "Cal. Penal Code" 667.5-i amended
by Proposition 184 (1994) called to vote.

I am suffering on life Sentence, I am
a poor, indigent born United States citizen,
of the present age 50, per. to 8USCA8 1101 et
seq.

I declare that I am unable to afford
the cost of a attorney to bring this matter
to the proper authority of the court per. to
18USCA8 2381-2385, and 3386 Smith act
among other alleged Civil, Human, Federal
Constitutional violations of both State and
Federal laws, treaties, and international laws
Pursuant to 18USCA 371, 18USCA 1001,
18USCA8 1031 et seq. 18USCA8 1091 et seq.
28USCA8 1331, 1350 et seq. 42USCA8 1971,
1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986,
1994. 1997(e). Homeland Security Act 6157-
A8 101 et seq. State of California Government
Code 1027.5.2.c., California Penal Code 37,
38, 181 et seq. 182 et seq. 186 et seq. 207,
et seq. and for damages Pursuant to 28USCA
8 1343. for cost of the court 42USCA8 1988
attorneys fee for vindication of the Constitution
Name: Gordon Tripp
Court # P 96325

Federal Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes imprisonment is an direct result of Plea Negotiation in Prior Criminal Case that incurred before the amended State Statute Penal Code 667(2)(b). Plea Bargains Per. P.C. 1192.5(2) Proposition 8 (1982).

I am without remedy in this state Program in violation of Congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th USCA 1st Amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding, 5th USCA denied Equal Protection to make and enforce Contracts, 6th USCA denied right to adequate representation of counsel, 8th USCA cruel and/or unusual Punishment to be duly punished, by sworn state official owing allegiance to the Constitution, 10th USCA Protection from all foreign Power in the state of California, 11th USCA denied Sworn Judicial Protection from foreign enemy within the administration of state law, 13th USCA denied civil and Constitution right to be free from condition of Peonage, Slavery herein the State of California.

NAME London Trapp
CDR # P 96325

Continue on next
page. 4

14th USCA denied Liberties, immunities,
 2 privilege, and to make and enforce Contracts
 3 with the State of California.

15th USCA denied and/or deprived the
 4 right to vote, in the election of President,
 5 or Vice President.

7 I declare that by my undersigned
 8 that I am served by This Court Ninth Circuit
 9 court of appeals. So order,

11 That I have agreed and read the above
 12 statement in this Declaration, affidavit to
 13 allow Prisoner, Tyrrell Farrow Conaway to
 14 file with the above Court this information,
 15 and by demand of the Courts attention
 16 for relief from this illegal hold based on
 17 the United States ruling and decisions,
 18 Congressional act Prohibiting the ongoing
 19 activities for Profit 18USCA 1581, 18USCA
 20 1961, 1962. Slavery, Rico act. enter alia.

21 I have given Tyrrell Farrow Conaway, the
 22 right to release the information in this applica-
 23 tion to the United States Court, for the appoint-
 24 ment of Counsel, and/or the joining in the
 25 case number # 08-55014. , if so ordered
 26 by the Court.

27 The foregoing is true and correct Per. 28USCA 17462
 28 Dated: 2008, Respectfully; Donald Trump
 Declarant. Donald Trump

4.
 End.

ORIGINAL

096325

ORIGINAL**ORIGINAL**Declaration

1
2 My name is: Rodney W. Henderson
3 Prisoner # K-58552

4 Criminal Case # YAO29718

5 County of Sentencing: Los Angeles

6 Name of Court: Southwest Judicial District

7 Name of Sentencing Judge: Stephen E. O'Neil

8 District Attorney name: Tracy Nakhman

9 Public Defender's name(s): Alan Gelfand Torelli

10
11 Date of Sentencing: June 23, 1997 Term: 40 to Life
12 Prior Incarceration.

13 Year: 1987 Case # A792805 County Los Angeles

14 Year: 1993 Case # BAO75843 County Los Angeles

Employment

15
16 At the time of arrest: Yes / no

17 While in Prison on this commitment yes / no

18 Pay Rate \$ 12⁵ Monthly Estimate Total \$ 17.47

Marriage

19 Marriage Yes / no, "at time of arrest" no

20 Children(s) Age at the time of arrest 2 1/2, 5, 9

Restitution

21 or fine's \$

22 Restitution \$ 200.00

23
24 Continue on next

25
26 Page. 2

1
affidavit.

2 I Barbara Henderson declare that I am a Prisoner
3 whom is being held or held in Prison indentity
4 in the state of California and under the Three
5 strikes law "Cal. Penal Code" 667.5-i amended
6 by Proposition 184 (1994) called to vote.

7 I am suffering on life Sentence, I am
8 a poor, indigent born United States citizen,
9 of the present age 42, per. to 8USCA8 1101 et
10 seq.

11 I declare that I am unable to afford
12 the cost of a attorney to bring this matter
13 to the proper authority of the court per. to
14 18USCA8 2381-2385, and 2386 Smith act
15 among other alleged Civil, Human, Federal
16 Constitutional Violations of both State and
17 Federal laws, treaties, and international laws
18 pursuant to 18USCA 371, 18USCA 1001,
19 18USCA8 1031 et seq 18USCA8 1091 et seq.
20 28USCA8 1331, 1350 et seq. 42USCA 8 1971,
21 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986,
22 1994 1997(c). Homeland Security act 6115-
23 A 8 101 et seq. State of California Government
24 Code 1027.5.2.c., California Penal Code 37,
25 38, 181 et seq. 182 et seq. 186 et seq. 207,
26 et seq and for damages Pursuant to 28USCA
27 8 1343. for cost of the court 42USCA8 1988.
28 attorney's fee for vindication of the Constitu-

NAME: Barbara Henderson

CDLR# K-58552

1 tional Rights, and Civil Rights.

2
3 I also acknowledge that this Three (3) strikes
4 imprisonment is an direct result of Plea neg-
5 otiation in Prior Criminal Case that incurred
6 before the amended State Statute Penal Code
7 667(2)(b). Plea Bargaining Per. P.C. 1192.6(2) Prop-
8 osition 8 (1982).

9 I am without remedy in this state Pro-
10 gram in violation of Congressional acts of the
11 United States (Wenly) Homeland Security act and
12 that I am being held or held to pay off an
13 illegal debt by the taken clause 5th USCA

14 1st Amendment Right to Grievance, 4th
15 USCA denied Protected rights to illegal hold-
16 ing. 5th USCA denied Equal Protection to
17 make and enforce Contracts. 6th USCA denied
18 right to adequate representation of counsel,
19 8th USCA cruel and/or unusual Punishment
20 to be duly punished, by several state
21 official owing allegiance to the Constitution.

22 10th USCA Protection from all foreign Power
23 in the state of California, 11th USCA denied
24 several Judicial Protection from foreign en-
25 emy within the administration of state law.

26 13th USCA denied civil and Constitution
27 right to be free from condition of Peonage,
28 Slavery herein the state of California.

Name Rodney Henderson
CDIN# K-58552

14th USCA denied Liberties, immunities,
 privilege, and to make and enforce Contracts
 with the State of California.

15th USCA denied and/or deprived the
 right to vote, in the election of President,
 or vice President.

I declare that by my undersigned
 that I am served by This Court Ninth Circuit
Court of Appeals , so order,

That I have agreed and read the above
 statement in this Declaration, affidavit to
 allow Prisoner, Tyrrell Farrow Cannon to
 file with the above Court, this information,
 and by demand of the Courts attention
 for relief from this illegal hold based on
 the United States ruling and decisions,
 Congressional act Prohibiting the ongoing
 activities for Profit. 18USCA 1581, 18USCA
 1961, 1962 Slavery, Rico act, enter alia.

I have given Tyrrell Farrow Cannon, the
 right to release the information in this applica-
 tion to the United States Court, for the appoint-
 ment of Counsel, and/or the joining in the
 case number # 08-55014. , if so ordered
 by the Court.

The foregoing is true and correct Per. 28USCA 174162
 Dated: 7-10-2008, Respectfully, Attorney, Henderson, Inc.
 Declarant. com # K58552

4.
 End.

ORIGINAL

ORIGINAL**ORIGINAL**Declaration

1 My name is; Frank Garcia Cardenales

2 Prisoner # D-35907

3 Criminal Case # FCH02428

4 County of Sentencing: San Bernardino, California

5 Name of Court: San Bernardino County Municipal Court

6 Name of Sentencing Judge: HON. ~~Fred L. Greene~~

7 District Attorney name: J. Powell & Dennis L. Stout

8 Public Defender's name(s): M.J. dela Pena

9 Date of Sentencing: 9-29-97 Term: 25 years to life
10 Prior Incarceration:

11 Year: 7/30/1986 Case # SCR44026 County: San Bernardino

12 Year: 3/7/92 Case # RCR21071 County: San Bernardino

Employment

13 At the time of arrest: Yes / No.

14 While IN Prison on this commitment Yes (No)

15 Pay Rate \$8.850 Monthly. Estimate Total.

Marriage16 Marriage Yes / no, "at time of arrest" Yes

17 Children(s) age at the time of arrest 12/10/14

Restitution

18 or fine's \$10,000

19 Restitution \$10,000

20 Continue on next
21 Page. 2

1
2 _____
3 affidavit.

4 I, Frank Cardenas, declare that I am a Prisoner
5 whom is being held or held in Prison indutary
6 in the state of California and under the Three
7 strikes law "Cal. Penal Code" 667 b-i amended
8 by Proposition 184 (1994) called to vote.
9

10 I am suffering on life Sentence, I am
11 a poor, indigent born United States citizen,
12 at the present age 49, Per. to 8USCA8 1101 et
13 seq

14 I declare that I am unable to afford
15 the cost of a attorney to bring this matter
16 to the proper authority of the court Per. to
17 18USCA8 2381- 2385, and 3386 Smith act
18 among other alleged Civil, Human, Federal
19 Constitutional Violations of both State and
20 Federal laws, treaties, and international laws
21 Pursuant to 18USCA 371, 18USCA 1001,
22 18USCA8 1031 et seq 18USCA8 1091 et seq.
23 28USCA8 1331, 1350 et seq. 42USCA 8 1971,
24 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986,
25 1994. 1997(e). Homeland Security act 61USC-
26 A 8 101 et seq. State of California Government
27 Code 1027.5.2.c., California Penal Code 37,
28 38, 181 et seq. 182 et seq. 186 et seq 207,
et seq and for damages Pursuant to 28USCA
8 1343. for cost of the court 42USCA8 1988
attorneys fee for vindication of the Constitu-

name: Frank Cardenas
court# D-35907

2.

continue on next
page. 3

Federal Rights, and Civil Rights

I also acknowledge that this Three (3) Strikes
imprisonment is an direct result of Plea neg-
otiation in Prior Criminal Case that incurred
before the amended State Statute Penal Code
667(2)(b). Plea Bargain Per. P.C. 1192.67A Prop-
osition 8 (1982).

I am without remedy in this state Program in violation of congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th 21SCA 1st Amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied equal Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of Counsel. 8th 21SCA cruel and/or unusual Punishment to be duly punished, by senior state official owing allegiance to the Constitution. 10th USCA Protection from all foreign Power in the state of California, 11th USCA denied Senior Judicial Protection from foreign enemy within the administration of state law.

13th USCA, denied civil and Constitution right to be free from condition of Peonage, Slavery herein the State of California.

Name Frank Cardenas
CDR# D-35907

Continue on next
page. 4

14th USCA denied Liberties, immunities,
 2 privilege, and to make and enforce Contracts
 3 with the State of California.

15th USCA denied and/or deprived the
 2 right to vote, in the election of President,
 3 or vice President.

7 I declare that by my undersigned
 8 that I am served by this Court Ninth Circuit
 9 Court of Appeals. So order,

11 That I have agreed and read, the above
 12 statement in this Declaration, I demand to
 13 allow Prisoner, Tyrrell Farrow Conaway to
 14 file with the above Court, this information,
 15 and by demand of the Courts attention
 16 for relief from this illegal hold based on
 17 the United States ruling and decisions,
 18 Congressional act Prohibiting the ongoing
 19 activities for Profit. 18USCA 1581, 18USCA
 20 1961, 1962. Slavery, Rico Act. enter alia.

21 I have given Tyrrell Farrow Conaway, the
 22 right to release the information in this applica-
 23 tion to the United States Court, for the appoint-
 24 ment of Counsel, and/or the joining in the
 25 case number # 08-55014. , if so ordered
 26 by the Court.

27 The foregoing is true and correct Per. 28USCA 17462
 28 Dated: 7/28/2008, Respectfully, Frank Cardenas
 Declarant. C08-55014

4.
 End.

ORIGINAL

ORIGINAL**ORIGINAL**Declaration

1 My name is: KTTANH - CAO

2 Prisoner # K-87774

3 Criminal Case # BA 138766

4 County of Sentencing: Los Angeles

5 Name of Court: Criminal Court Building

6 Name of Sentencing Judge: CHARLES E. HORN

7 District Attorney name: Daniel

8 Public Defender's name(s): CATHERINE LOMBARDO

9 Date of Sentencing: 1, 1998 Term: 25 yes 4 months

10 Prior Information

11 Year: 1989 Case # A892594 County Los Angeles

12 Year: Case # County

13 Employment

14 At the time of arrest: Yes / NO15 While IN Prison on this commitment Yes / NO

16 Pay Rate \$: 24.00 Monthly Estimate Total

17 Marriage

18 Marriage Yes / NO, "at time of arrest" NO19 Children(s) "age at the time of arrest" NA

20 Restitution: \$1000

21 or fine's \$ 1,000

22 Restitution: \$ 1,000

23 Continue on next

24 Page. 2

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affidavit.

I KITANH - CAO declare that I am a Prisoner whom is being held or held in Prison undulatory in the state of California and under the Three strikes law "Cal. Penal Code" 667.5 - i amended by Proposition 184 (1994) called to vote.

I am suffering on life Sentence, I am a Poor, indigent born United States citizen at the Present age 38, Per. to 8USCA8 1101 et seq.

I declare that I am unable to afford the Cost of a attorney to bring this matter to the Proper authority of the Court Per. to 18USCA8 2381- 2385, and 3386 Smith act among other alleged Civil, Human, Federal Constitutional Violations of both State and Federal laws, treaties, and international laws Pursuant to 18USCA 371, 18USCA 8 1001, 18USCA8 1031 et seq 18USCA8 1091 et seq. 28USCA8 1331, 1350 et seq. 42USCA 8 1971, 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986, 1994, 1997(e). Homeland Security act 61USCA 8 101 et seq. State of California Government Code 1027.5.2.C., California Penal Code 37, 38, 181 et seq. 182 et seq. 186 et seq 207, et seq. and for damages Pursuant to 28USCA 8 1343. for cost of the Court 42USCA8 1988 Attorneys fee for vindication of the Constitution

NAME: KITANH - CAO
CDR# K87774

2.

continue on next
page: 3

Human Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes Imprisonment is an direct result of Plea Negotiation in Prior Criminal Case that incurred before the amended State Statute Penal Code 667(2)(B). Plea Bargains Per. P.C. 1192.6)(7) Proposition 8 (1982).

I am without remedy in this state Program in violation of Congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th USCA 1st Amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied Equal Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of Counsel. 8th USCA cruel and/or unusual Punishment to be duly punished, by sworn state official owing allegiance to the Constitution. 10th USCA Protection from all foreign Power in the state of California, 11th USCA denied Sworn Judicial Protection from foreign enemy within the administration of state law. 13th USCA denied civil and Constitution right to be free from condition of Peonage, slavery herein the state of California.

NAME Karen H. CAO
CDER# Y67744

14th USCA denied Liberties, immunities,
 privilege, and to make and enforce Contracts
 with the State of California.

15th USCA denied and/or deprived the
 right to vote, in the election of President,
 or Vice President.

I declare that by my undersigned
 that I am served by this Court Ninth Circuit
 court of appeals. So order,

That I have agreed and read the above
 statement in this Declaration/affidavit to
 allow Prisoner, Tyrrell Farrow Cannon to
 file with the above Court, this information,
 and by demand of the Courts attention
 for relief from this illegal hold based on
 the United States ruling and decisions,
 Congressional act Prohibiting the ongoing
 activities for Profit 18USCA 1581, 18USCA
 1961, 1962. Slavery, Rico Act. enter alia.

I have given Tyrrell Farrow Cannon, the
 right to release the information in this applica-
 tion to the United States Court, for the appoint-
 ment of Counsel, and/or the joining in the
 case number # 08-55014. , if so ordered
 by the Court.

The foregoing is true and correct Reg. 28USCA 174162
 Dated 7/22 2008, Respectfully, *[Signature]*
 Defendant case # K87774

END. 4.

ORIGINAL

ORIGINAL

ORIGINAL

Declaration

1 My name is: ROBERT L. FOSTER

2 Prisoner # K76908

3 Criminal Case # RIF-085673

4 County of Sentencing: RIVERSIDE

5 Name of Court: SUPERIOR COURT

6 Name of Sentencing Judge: W. CHARLES MORGAN

7 District Attorney Name: ROBERT HARTON

8 Public Defender's Name(s): BERNARD SCHWARTZ

9 Date of Sentencing: 4-21-2000 Term: 45 yrs. - LIFE
10
11 Prior Information

12 Year: 12-1-97 Case # FVA08076 County SAN BERNARDINO

13 Year: 11-30-70 Case # CR-8449 County, RIVERSIDE

14 Employment

15 At the time of arrest: Yes / NO.16 While IN Prison on this Commitment Yes / NO.

17 Pay Rate \$ 0 Monthly Estimate Total

18 Marriage

19 Marriage Yes / NO, "at time of arrest" YES

20 Children(s) Age at the time of arrest 31-38-25

21 Restitution

22 or fine's \$

23 Restitution \$ 1000 00 / \$ 400 00

24 Continue on next

25 Page. 2

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affidavit.

I ROBERT L. FOSTER declare that I am a Prisoner whom is being held or held in Prison industry in the state of California and under the Three strikes law "Cal. Penal Code" 667.5-i amended by Proposition 184 (1994) called to vote.

I am suffering on life Sentence, I am a Poor, indigent born United States citizen at the present age 58, Per. to 8USCA8 1101 et seq

I declare that I am unable to afford the cost of a attorney to bring this matter to the proper authority of the court Per. to 18USCA8 2381- 2385, and 3386 Smith act among other alleged Civil, Human, Federal Constitutional violations of both State and Federal laws, treaties, and international laws Pursuant to 18USCA 371, 18USCA 1001, 18USCA8 1031 et seq 18USCA8 1091 et seq.

28USCA8 1331, 1350 et seq. 42USCA8 1971, 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986, 1994, 1997(e). Homeland Security act 6USCA8 101 et seq. State of California Government Code 1027.5.2.c., California Penal Code. 37, 38, 181 et seq. 182 et seq. 186 et seq. 207, et seq. and for damages Pursuant to 28USCA8 1343. for cost of the court 42USCA8 1988 attorney fee for vindication of the Constitution

Name; Robert Foster
Court# K716908

2.

continue on next
page. 3

Human Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes Imprisonment is an direct result of Plea Negotiation in Prior Criminal Case that incurred before the amended State Statute Penal Code 667(2)(b). Plea Bargains. Per. P.C. 1192.6(7) Proposition 8 (1982).

I am without remedy in this state Program in violation of Congressional acts of the United States (nowly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th USCA 1st Amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied Equal Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of counsel. 8th USCA cruel and/or unusual Punishment to be duly punished, by several state official owing allegiance to the Constitution. 10th USCA Protection from all Foreign Power in the state of California, 11th USCA denied Several Judicial Protection from Foreign enemy within the administration of state law. 13th USCA, denied civil and Constitution right to be free from condition of Peonage, Slavery, begin the State of California.

NAME Robert Foster
CDR # K76908

Continue on next
page. 4

14th USCA denied Liberties, immunities,
privilege, and to make and enforce Contracts
with the State of California.

15th USCA denied and/or deprived the
right to vote, in the election of President,
or Vice President.

I declare that by my undersigned
that I am served by this Court ninth Circuit
Court of Appeals. So order,

That I have agreed and read the above
Statement in this Declaration/affidavit to
allow Prisoner, Tyrrell Farrow Cannon to
file with the above Court this information,
and by demand of the Courts attention
for relief from this illegal hold based on
the United States ruling and decisions,
congressional act Prohibiting the ongoing
activities for Profit. 18USCA 1581, 18USCAS
1961, 1962. Slavery, Rico Act. enter alia.

I have given Tyrrell Farrow Cannon, the
right to release the information in this applica-
tion to the United States Court, for the appoint-
ment of Counsel, and/or the joining in the
case number # 08-55014. , if so ordered
by the Court.

The foregoing is true and correct Per. 28USCA 17462
Dated: 8-22-2008, Respectfully, Robert Foster
Defendant. CD12# K76908

4.
End.

ORIGINAL

ORIGINALDeclarationMy name is; MR. PAUL STANFIELDPrisoner # P-42314Criminal Case # BA172595-01County of Sentencing: LOS ANGELESName of Court: CRIMINAL COURT BUILDINGName of Sentencing Judge: HONORABLE FREDERICK N. WAPNERDistrict Attorney name: MS. LISA FOXPublic Defender's name(s): MR. FREDERICK BRENNANSTATE BAR NO. 128678Date of Sentencing: 5-24-99 Term: 25 TO LIFEPrior InformationYear: 9-13-93 Case # BA078794 County: LOS ANGELESYear: Case# County:EmploymentAt the time of arrest: Yes / noWhile IN Prison on this Commitment yes / noPay Rate \$ 13 Monthly. Estimate Total 19.50MarriageMarriage Yes / no, "at time of arrest"Child(ren)s age at the time of arrest 1Restitutionor fine's \$Restitution \$ 200.00Continue on nextPage. 2

1 affidavit.

2 I, MR. PAUL STANFIELD declare that I am a Prisoner
 3 whom is being held or held in Prison indutctry
 4 in the state of California and under the Three
 5 strikes law "Cal. Penal Code" 667 b - i amended
 6 by Proposition 184 (1994) called to vote.

7 I am suffering on life Sentence, I am
 8 a poor, indigent born United States citizen,
 9 at the present age 37, Per. to 8USCA8 1101 et
 10 seq

11 I declare that I am unable to afford
 12 the cost of a attorney to bring this matter
 13 to the proper authority of the court Per. to
 14 18USCA8 2381- 2385, and 2386 Smith act
 15 among other alleged Civil, Human, Federal
 16 Constitutional Violations of both State and
 17 Federal laws, treaties, and international laws
 18 Pursuant to 18USCA 371, 18USCA 1001,
 19 18USCA8 1031 et seq. 18USCA8 1091 et seq.
 20 28USCA8 1331, 1350 et seq. 42USCA 8 1971,
 21 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986,
 22 1994, 1997(c). Homeland Security act 61USCA
 23 8 101 et seq. State of California Government
 24 Code 1027.5.2.c., California Penal Code, 37,
 25 38, 181 et seq. 182 et seq. 186 et seq. 207,
 26 et seq. and for damages Pursuant to 28USCA
 27 8 1343. for cost of the court 42USCA8 1988
 28 Attorneys fee for vindication of the Constitution
 NAME: PAUL STANFIELD
 CDCR# P-42314

Federal Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes
imprisonment is an direct result of Plea Neg-
otiation in Prior Criminal Case that incurred
before the amended State Statute Penal Code
667(2)(b). Plea Bargains Per. P.C. 1192.6(G) Prop-
osition 8 (1982).

I am without remedy in this state Program in violation of congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th 215CA 1st Amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied equal Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of counsel. 8th 215CA cruel and/or unusual Punishment to be duly punished, by sworn state official owing allegiance to the Constitution. 10th USCA. Protection from all foreign Power in the state of California, 11th USCA denied Sworn Judicial Protection from foreign enemy within the administration of state law. 13th 215CA, denied civil and Constitution right to be free from condition of Peonage, Slavery herein the state of California.

NAME PAUL STANFIELD
CDR # P-42314

Continue on next
page. 4

1 14th USCA denied Liberties, immunities,
 2 privilege, and to make and enforce Contracts
 3 with the State of California.

4 15th USCA denied and/or deprived the
 5 right to vote, in the election of President,
 6 or Vice President.

7 I declare that by my undersigned
 8 that I am served by this Court Ninth Circuit
 9 Court of Appeals. So order.

10
 11 That I have agreed, and read the above
 12 statement in this Declaration, affidavit to
 13 allow Prisoner, Tyrrell Farrow Conaway to
 14 file with the above Court, this information,
 15 and by demand of the Courts attention
 16 for relief from this illegal hold based on
 17 the United States ruling and decisions,
 18 Congressional act Prohibiting the ongoing
 19 activities for Profit. 18USCA 1581, 18USCA
 20 1961, 1962. Slavery, RICO act. *enter alia.*

21 I have given Tyrrell Farrow Conaway, the
 22 right to release the information in this applic-
 23 ation to the United States Court, for the appoint-
 24 ment of Counsel, and/or the joining in the
 25 case number # 08-55014. , if so ordered
 26 by the Court.

27 The foregoing is true and correct Per. 28USCA 17462
 28 Dated: 07-18 2008, Respectfully, Mr. Paul Storyfield
Defendant. case#P-42314

4.
 End.

ORIGINAL

ORIGINAL**ORIGINAL**Declaration

1 My name is; TRACY EVANS

2 Prisoner # K-14557

3 Criminal Case # BA104404 & BA112724

4 County of Sentencing: LOS ANGELES

5 Name of Court: SUPERIOR COURT, CRIMINAL COURT Building

6 Name of Sentencing Judge: RALPH W. DAU.

7 District Attorney Name: JESSICA GOULDEN

8 Public Defender's Name(s): VICTOR HWANG

9 Date of Sentencing: JUNE 27, 1996 Term: 83 TO LIFE
10 Prior Information

11 Year: 1975 Case # A318862 County: LOS ANGELES

12 Year: 1988 Case # A958163, A736802 County: LOS ANGELES

13 Employment

14 At the time of arrest: Yes / NO. Disability

15 While IN Prison on this Commitment Yes / NO.

16 Pay Rate \$.12 Monthly Estimate Total

17 Marriage

18 Marriage Yes / (No), "at time of arrest."

19 Children(s) age at the time of arrest 12

20 Restitution

21 or fine's \$.

22 Restitution \$ 600

23 Continue on next

24 Page. 2

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affidavit.

I TRACY EVANS declare that I am a Prisoner whom is being held or held in Prison indutistry in the state of California and under the Three strikes law "Cal. Penal Code" 667.6-1 amended by Proposition 184 (1994) called to vote.

I am suffering on life sentence. I am a poor, indigent born United States citizen, at the present age 51, per. to 8USCA8 1101 et seq.

I declare that I am unable to afford the cost of a attorney to bring this matter to the proper authority of the court per. to 18USCA8 2381-2385, and 2386 Smith act among other alleged Civil, Human, Federal Constitutional violations of both State and Federal laws, treaties, and international laws Pursuant to 18USCA 371, 18USCA 1001, 18USCA8 1031 et seq. 18USCA8 1091 et seq. 28USCA8 1331, 1350 et seq. 42USCA8 1971, 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986, 1994, 1997(e). Homeland Security act 61USP- A 8 101 et seq. State of California Government Code 1027.5.A.C., California Penal Code 37, 38, 181 et seq. 182 et seq. 186 et seq. 207, et seq. and for damages Pursuant to 28USCA 8 1343. for cost of the court 42USCA8 1988 Attorneys fee for vindication of the Constitution.

Name: Tracy Evans

CDCR# K46557

Federal Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes
imprisonment is an direct result of Plea neg-
otiation in Prior Criminal Case that incurred
before the amended State Statute Penal Code
667(a)(b). Plea Bargains Per. P.C. 1192.6(a). Prop-
osition 8 (1982).

I am without remedy in this state Program in violation of congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th USCA 1st Amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied Equal Protection to make and enforce Contract. 6th USCA denied right to adequate representation of Counsel. 8th USCA cruel and/or unusual Punishment to be duly punished, by sworn state official owing allegiance to the Constitution. 10th USCA. Protection from all foreign Power in the state of California. 11th USCA denied Sworn Judicial Protection from foreign enemy within the administration of state law. 13th USCA, denied civil and Constitution right to be free from condition of Peonage, Slavery herein the State of California.

NAME: Theresa Evans
CDER #: K46557

14th USCA denied Liberties, immunities,
 2 privilege, and to make and enforce Contracts
 3 with the State of California.

15th USCA denied and/or deprived the
 2 right to vote, in the election of President,
 3 Vice President.

I declare that by my undersigned
 7 that I am served by this Court with Circuit
 8 Court of Appeals. So order,

11 That I have agreed and read the above
 12 statement in this Declaration/Oath/affidavit to
 13 allow Prisoner, Tyrrell Farrow Cannon to
 14 file with the above Court, this information,
 15 and by demand of the Courts attention
 16 for relief from this illegal hold based on
 17 the United States rulings and decisions,
 18 Congressional act Prohibiting the ongoing
 19 activities for Profit. 18USCA 1581, 18USCA
 20 1961, 1962. Slavery, Rich act. enter alia.

I have given Tyrrell Farrow Cannon, the
 21 right to release the information in this applica-
 22 tion to the United States Court, for the appoint-
 23 ment of Counsel, and/or the joining in the
 24 case number # 08-55014. , if so ordered
 25 by the Court.

27 The foregoing is true and correct Per. 28USCA 17462
 28 Dated: 7, 21 2008, Respectfully, Tyrrell Farrow
 29 Declarant CD# 8-16557

4
 End.

ORIGINAL

ORIGINAL

Declaration

1
2 My name is; BYRON L. Wattree
3 Prisoner # J-03497

4 Criminal Case # FJA-012742

5 County of Sentencing: San Bernardino County

6 Name of Court: Fortuna

7 Name of Sentencing Judge: Blackwell

8 District Attorney name: Dennis L. Stowt

9 Public Defender's name(s): J. Gass

10
11 Date of Sentencing: 11-29-01 Term: 25 to Life

Prior Information

12
13 Year: 1993 Case # RCR 19529 County San Bernardino

14 Year: 1988 Case # RCR 14785 County, San Bernardino

Employment

15
16 at the time of arrest: Yes / NO.

17 While IN Prison on this Commitment Yes / NO.

18 Pay Rate \$ 55.00 - Monthly. Estimate Total.

Marriage

19 Marriage Yes / NO, "at time of arrest."

20 Children(s) age at the time of arrest 12, 11, 9, 6

Restitution

21 or fine's \$ 1000.00

22 Restitution \$ 1200.00

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"Continue on next
Page. 2

1 affidavit.

2 I Byron Wattree declare that I am a Prisoner
 3 whom is being held or held in Prison indutary
 4 in the state of California and under the Three
 5 Strikes law "Cal. Penal Code" 667 b - i amended
 6 by Proposition 184 (1994) called to vote.

7 I am suffering on life sentence, I am
 8 a poor, indigent born United States citizen,
 9 at the present age 40, Per. to 8USCA8 1101 et
 10 seq

11 I declare that I am unable to afford
 12 the cost of a attorney to bring this matter
 13 to the proper authority of the court Per. to
 14 18USCA8 2381- 2385, and 3386 Smith act
 15 among other alleged Civil, Human, Federal
 16 Constitutional violations of both State and
 17 Federal laws, treaties, and international laws
 18 Pursuant to 18USCA 371, 18USCA8 1001,
 19 18USCA8 1031 et seq. 18USCA8 1091 et seq.
 20 28USCA8 1331, 1350 et seq. 42USCA 8 1971,
 21 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986,
 22 1994, 1997(e). Homeland Security act 6USCA
 23 48 101 et seq. State of California Government
 24 Code 1027.5.2.c., California Penal Code 37,
 25 38, 181 et seq. 182 et seq. 186 et seq 207,
 26 et seq and for damages Pursuant to 28USCA
 27 8 1343. for cost of the court 42USCA8 1988
 28 Attorneys fee for vindication of the Constitution

Name: Byron Wattree

CDR# 5-036A7

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continue on next
Page: 3

Federal Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes
imprisonment is an direct result of Plea neg-
otiation in Prior Criminal Case that incurred
before the amended State Statute Penal Code
667(2)(b). Plea Bargains Per. P.C. 1192.6)(A) Prop-
osition 8 (1982).

I am without remedy in this state Program in violation of Congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken, clause 5th 215CA 1st amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied Equal Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of Counsel, 8th USCA cruel and/or unusual Punishment to be duly punished, by sworn state official owing allegiance to the Constitution.

10th USCA Protection from all Foreign Power
in the State of California, 11th USCA, denied
Severe Judicial Protection from Foreign En-
emy within the Administration of State Law.

13th USCA, denied Civil and Constitution
right to be Free from condition of Peonage,
Convey began the State of California.

NAME Byron Wattree
CDR # 5-03697

14th USCA denied Liberties, immunities,
 2 privilege, and to make and enforce Contracts
 3 with the State of California.

15th USCA denied and/or deprived the
 2 right to vote, in the election of President,
 3 or Vice President.

I declare that by my undersigned
 that I am served by This Court with Circuit
Court of Appeals so order,

That I have agreed, and read, the above
 statement in this Declaration, to allow it to
 allow Prisoner, Tyrrell Farrow Conner to
 file with the above Court, this information,
 and by demand of the Courts attention
 for relief from this illegal hold based on
 the United States ruling and decisions,
 Congressional act Prohibiting the ongoing
 activities for Profit 18USCA 1581, 18USCAS
 1961, 1962 Slavery, Rico act, *enter alia*.

I have given Tyrrell Farrow Conner, the
 right to release the information in this applica-
 tion to the United States Court, for the appoint-
 ment of Counsel, and/or the joining in the
 case number # 08-55014, if so ordered
 by the Court.

The foregoing is true and correct Per 28USCA 17462
 Dated: 7-15-2008, Respectfully, Byron White
 defendant. case # 3-03697

ORIGINALDeclaration1 My name is: RodGERICK WATtree2 Prisoner # T- 525753 Criminal Case # FC H 040004 County of Sentencing: SAN BERNARDINO CA5 Name of Court: Department 445 Rancho Cucamonga CA6 Name of Sentencing Judge: INGRID A. UHLER7 District Attorney name: Dennis L. STOUT8 Public Defender's name(s): DAVID GOLDSTEIN9 Date of Sentencing: 4-10-02 Term: 25 TO LIFEPrior Information10 Year: 9-11-86 case # A538248 county LA11 Year: 12-13-91 case # KA011007 county LAEmployment12 At the time of arrest: Yes / no.13 While in Prison on this commitment yes / no.14 Pay Rate \$ 114 Monthly. Estimate Total \$13.00Marriage15 Marriage yes / no, "at time of arrest."16 Children(s) age "at the time of arrest" 18Restitution17 or fine's \$ 0 NONE18 Restitution \$ 1000

19 Continue on next

20 Page. 2

1 _____ affidavit.

2 I Rodgerick Wattree declare that I am a Prisoner
 3 whom is being held or held in Prison indistry
 4 in the state of California and under the Three
 5 Strikes law "Cal. Penal Code" 667 b - i amended
 6 by Proposition 184 (1994) called to vote.

7 I am suffering on life Sentence, I am
 8 a poor, indigent born United States citizen,
 9 of the present age 42, Per. to 8USCA8 1101 et
 10 seq.

11 I declare that I am unable to afford
 12 the cost of a attorney to bring this matter
 13 to the proper authority of the court Per. to
 14 18USCA8 2381- 2385, and 2386 Smith act
 15 among other alleged Civil, Human, Federal
 16 Constitutional violations of both State and
 17 Federal laws, treaties, and international laws
 18 Pursuant to 18USCA 371, 18USCA 8 1001,
 19 18USCA8 1031 et seq. 18USCA8 1091 et seq.
 20 28USCA8 1331, 1350 et seq. 42USCA8 1971,
 21 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986,
 22 1994. 1997(e). Homeland Security act 6158-
 23 A 8 101 et seq. State of California Government
 24 Code 1027.5, a.c., California Penal Code. 37,
 25 38, 181 et seq. 182 et seq. 186 et seq. 207,
 26 et seq. and for damages Pursuant to 28USCA
 27 8 1343. for cost of the court 42USCA8 1988
 28 attorney fee for vindication of the Constitution;
 Rodgerick Wattree
 Court# F52575

Human Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes Imprisonment is an direct result of Plea Negotiation in Prior Criminal Case that incurred before the amended State Statute Penal Code 667(2)(b). Plea Bargains Rec. P.C. 1192(5)(A) Proposition 8 (1982).

I am without remedy in this state Program in violation of Congressional acts of the United States (mostly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th 21SCA 1st Amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied Right Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of Counsel. 8th USCA Cruel and/or unusual Punishment to be duly punished, by sworn state official owing allegiance to the Constitution. 10th USCA Protection from all foreign Power in the state of California, 11th USCA denied Sworn Judicial Protection from foreign enemy within the administration of state law. 13th USCA, denied civil and Constitution right to be free from condition of Peonage, Slavery herein the State of California.

NAME Rodgerick WATFEE
CDR# 152575 2

Continue on next
page. 4

14th USCA denied Liberties immunities,
 privilege, and to make and enforce Contracts
 with the State of California.

15th USCA denied and/or deprived the
 right to vote, in the election of President,
 or Vice President.

I declare that by my undersigned
 that I am served by this Court Ninth Circuit
 Court of Appeals. So order,

That I have agreed, and read the above
 statement in this Declaration, affidavit to
 allow Prisoner, Tyrrell Farrow Cannon to
 file with the above Court, this information,
 and by demand of the Courts attention
 for relief from this illegal hold based on
 the United States ruling and decisions,
 Congressional act Prohibiting the ongoing
 activities for Profit. 18USCA 1581, 18USCA
 1961, 1962. Slavery, Rico Act. enter alia.

I have given Tyrrell Farrow Cannon, the
 right to release the information in this applica-
 tion to the United States Court, for the appoint-
 ment of Counsel, and/or the joining in the
 case number # 08-55014, if so ordered
 by the Court.

The foregoing is true and correct per. 28USCA 17462
 Dated: 7-19-2008, Respectfully, Wmtree, Rodger
 de la vanta. CDR# T53575

ORIGINAL**ORIGINAL**Declaration

1 My name is; Gregory Davenport
2 Prisoner # E-15302

3 Criminal Case # YAO42932-01 & 02

4 County of Sentencing: Los Angeles

5 Name of Court: Superior Court

6 Name of Sentencing Judge: Mark S. ARNOLD

7 District Attorney name: Steve Bolls

8 Public Defender's name(s): 1/2 but Private

9 Attorney: Robert Bernstein

10 Date of Sentencing: 8-11-70 Term: Life

Prior Information

11 Year: 3-28-89 Case # A651150 County Los Angeles

12 Year: 5-13-93 Case # YAO14884 County Los Angeles

Employment

13 At the time of arrest: Yes / No.

14 While in Prison on this Commitment Yes / No.

15 Pay Rate .8.12 Monthly Estimate Total.

Marriage

16 Marriage: Yes / No "at time of arrest."

17 Children(s) Age at the time of arrest

Restitution

18 or fine's \$ 5,000.00

19 Restitution \$ 200.00

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21 Page. 2

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of this affidavit.

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I, Shayly Davenport, declare that I am a Prisoner whom is being held or held in Prison industry in the state of California and under the Three strikes law "Cal. Penal Code" 667.5-i amended by Proposition 184 (1994) called to vote.

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10
I am suffering on life Sentence, I am a poor, indigent born United States citizen, of the present age 38, per. to 8USCA8 1101 et seq.

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I declare that I am unable to afford the cost of a attorney to bring this matter to the proper authority of the court per. to 18USCA8 2381-2385, and 2386. Smith act among other alleged Civil, Human, Federal Constitutional violations of both State and Federal laws, treaties, and international laws pursuant to 18USCA 371, 18USCA 1001, 18USCA8 1031 et seq. 18USCA8 1091 et seq. 28USCA8 1331, 1350 et seq. 42USCA8 1971, 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986, 1994, 1997(c). Homeland Security act 61157-48 101 et seq. State of California Government Code 1027.5.2.c., California Penal Code. 37, 38, 181 et seq. 182 et seq. 186 et seq. 207, et seq. and for damages Pursuant to 28USCA 8 1343. for cost of the court 42USCA8 1988 attorneys fee for vindication of the Constitution.

NAME: Shayly Davenport
COCR # E-15302

12.

continue on next
page. 3

1 Federal Rights, and Civil Rights.
 2

3 I also acknowledge that this Three (3) Strikes
 4 imprisonment is an direct result of Plea Neg-
 5 gation in Prior Criminal Case that incurred
 6 before the amended State Statute Penal Code
 7 667 (2)(b). Plea Bargains Per. P.C. 1192.5(7) Par-
 8 position 8 (1982),

9 I am without remedy in this State Pro-
 10 gram in violation of Congressional acts of the
 11 United States (Wenly) Homeland Security act and
 12 that I am being held or held to pay off an
 13 illegal debt by the taken clause 5th USPA

14 1st Amendment Right to Grievance, 4th
 15 USCA denied Protected rights to illegal hold-
 16 ing. 5thUSCA denied equal Protection to
 17 make and enforce Contracts. 6th USIA denied
 18 right to adequate representation of counsel,
 19 8th USCA denied cruel and unusual Punishment
 20 to be duly punished, by sworn state
 21 official owing allegiance to the Constitution.

22 10th USCA. Protection from all Foreign Power
 23 in the State of California, 11th USCA denied
 24 Sworn Judicial Protection from Foreign en-
 25 emy within the administration of state law.

26 13th USCA, denied Civil and Constitution
 27 right to be free from condition of Peonage,
 28 Slavery herein the State of California.

Name: Henry Davenport
Case# E-15302

14th USCA denied Liberties, immunities,
 2 privilege, and to make and enforce Contracts
 3 with the State of California.

15th USCA denied and/or deprived the
 2 right to vote, in the election of President,
 3 Vice President.

I declare that by my undersigned
 that I am served by this Court ninth Circuit
Court of Appeals. So order,

That I have agreed and read, the above
 statement in this Declaration, defendant to
 allow Prisoner, Tyrrell Farrow Cannon to
 file with the above Court, this information,
 and for demand of the Courts attention
 for relief from this illegal hold based on
 the United States ruling and decisions,
 Congressional act Prohibiting the ongoing
 activities for Profit 18USCA 1581, 18USTAS
 1961, 1962. Slavery, Rich Act. enter alia.

I have given Tyrrell Farrow Cannon, the
 right to release the information in this applica-
 tion to the United States Court, for the appoint-
 ment of Counsel, and/or the joining in the
 case number # 08-55014. , if so ordered
 by the Court.

The foregoing is true and correct per. 28USCA 17462
 Dated: 7/24/2008, Respectfully, Plagatory Declaration
 Plaintiff-Complaint-# 08-15308

ORIGINAL

Declaration

My name is; ALVIN L. BRADBURY

Prisoner # J20889

Criminal Case # BA155772

County of Sentencing: Los Angeles

Name of Court: C.C.B

Name of Sentencing Judge: William Pounder

District Attorney name: Jason Lustig

Public Defender's name(s): Phyllis Brown-Scarlett

Date of Sentencing: 12-18-98 Term: 25 years/life

Prior Information

Year: 4-27-83 case # 4943-81 County King NY

Year: 4-20-94 case # BA041554 County, Los Angeles

Employment

At the time of arrest: Yes / no.While in Prison on this Commitment Yes / no.

Pay Rate \$ 6.50.00 Monthly. Estimate Total.

Marriage

Marriage Yes / no, "at time of arrest" YesChildren(s) "age at the time of arrest" Teenagers

Restitution

or fine's \$

Restitution \$ 5000

"Continue on next
Page. 2

1 Alvin Brodaway

2 I, Alvin Brodaway declare that I am a Prisoner
 3 whom is being held or held in Prison indistry
 4 in the state of California and under the Three
 5 strikes law "Cal. Penal Code" 667.5-i amended
 6 by Proposition 184 (1994) called to vote.

7 I am suffering on life Sentence, I am
 8 a poor, indigent born United States citizen,
 9 at the present age 50, Per. to 8USCA8 1101 et
 10 seq.

11 I declare that I am unable to afford
 12 the cost of a attorney to bring this matter
 13 to the proper authority of the Court Per. to
 14 18USCA8 2381- 2385, and 2386 Smith act
 15 among other alleged Civil, Human, Federal
 16 Constitutional violations of both State and
 17 Federal laws, treaties, and international laws
 18 Pursuant to 18USCA 371, 18USCA 1001,
 19 18USCA8 1031 et seq 18USCA8 1091 et seq.

20 28USCA8 1331, 1350 et seq. 42USCA 8 1971,
 21 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986,
 22 1991, 1997(e). Homeland Security act 6158-
 23 48 101 et seq. State of California Government
 24 Code 1027.5.2.c., California Penal Code. 37,
 25 38, 181 et seq. 182 et seq. 186 et seq. 207,
 26 et seq. and for damages Pursuant to 28USCA
 27 8 1343. for cost of the Court 42USCA8 1988
 28 attorney's fee for vindication of the Constitution

NAME: Alvin Brodaway
 COURT# 320829

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 page. 3

Federal Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes imprisonment is an direct result of Plea Negotiation in Prior Criminal Case that incurred before the amended State Statute Penal Code 667(a)(b). Plea Bargains Per. P.C. 1192.6(d). Proposition 8 (1982).

I am without remedy in this state Program in violation of Congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off my illegal debt by the taken clause 5th USCA 1st amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied Civil Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of counsel, 8th USCA cruel and/or unusual Punishment to be duly punished, by sworn state official owing allegiance to the Constitution. 10th USCA. Protection from all foreign Power in the state of California, 11th USCA denied Sworn Judicial Protection from foreign enemy within the administration of state law. 13th USCA denied civil and Constitution right to be free from condition of Peonage, Slavery herein the State of California,

NAME: Alvin Brooklyn
CDLR #: 320289

1 14th USCA denied Liberties, immunities,
 2 privilege, and to make and enforce Contracts
 3 with the State of California.

4 15th USCA denied and/or deprived the
 5 right to vote, in the election of President,
 6 or Vice President.

7 I declare that by my undersigned
 8 that I am served by This Court Ninth Circuit
 9 Court of Appeals, so order,

10
 11 That I have agreed, and read, the above
 12 statement in this Declaration, affidavit to
 13 allow Prisoner, Tyrrell Farrow Connor to
 14 file with the above Court, this information,
 15 and by demand of the Courts attention
 16 for relief from this illegal hold based on
 17 the United States ruling and decisions,
 18 Congressional act Prohibiting the ongoing
 19 activities for Profit. 18USCA 1581, 18USCA 8
 20 1961, 1962 Slavery, Rico act, *enter alia*.

21 I have given Tyrrell Farrow Connor, the
 22 right to release the information in this applica-
 23 tion to the United States Court, for the appoint-
 24 ment of Counsel, and/or the joining in the
 25 case number # 08-55014, if so ordered
 26 by the Court.

27 The foregoing is true and correct per. 28USCA 17462
 28 Dated: 7/27/2008, Respectfully, Alvin Brodsky
 Defendant. CR# 320884

4.
 End.

ORIGINAL

ORIGINALDeclaration1 My name is; Keith JAMERSON2 Prisoner # P610813 Criminal Case # TA1014784 County of Sentencing: Los ANGELES5 Name of Court: Superior Court6 Name of Sentencing Judge: JACK MORGAN (deceased)7 District Attorney name: Ann PARKS8 Public Defender's name(s): G. MARIE Johnson (Alternate
Public Defender)9 Date of Sentencing: November 10, 1999 Term: 25 years to lifePrior Information10 Year: 09-06-89 Case # TA068921 County Los Angeles11 Year: 04-15-92 Case # TA015321 County, Los AngelesEmployment12 At the time of arrest: (Yes) / No13 While in Prison on this Commitment (Yes) / No14 Pay Rate \$.65 / Monthly Estimate Total \$60.00Marriage15 Marriage: Yes (No) "at time of arrest."16 Children(s) age at the time of arrest: 4 years youngRestitution17 or fine's \$ 5,000.0018 Restitution \$ 5,000.00Continue on next
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officer.

I Keith Jamerson declare that I am a Prisoner
whom is being held or held in Prison indutary
in the state of California and under the Three
strikes law "Cal. Penal Code" 667.5-i amended
by Proposition 184 (1994) called to vote.

I am suffering on life Sentence, I am
a poor, indigent born United States citizen
at the present age 44. Per. to 8USCA8 1101 et
seq

I declare that I am unable to afford
the cost of a attorney to bring this matter
to the proper authority of the court Per. to
18USCA8 2381-2385, and 2386 Smith act
among other alleged Civil, Human, Federal
Constitutional violations of both State and
Federal laws, treaties, and international laws
Pursuant to 18USCA 371, 18USCA 1001,
18USCA8 1031 et seq. 18USCA8 1091 et seq.

28USCA8 1331, 1350 et seq. 42USCA 8 1971,
1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986,
1994, 1997(e). Homeland Security act 61USCA
48 101 et seq. State of California Government
Code 1027.5.7.c, California Penal Code 37,
38, 181 et seq. 182 et seq. 186 et seq. 207,
et seq. and for damages Pursuant to 18USCA
8 1343. for cost of the Court 42USCA8 1988
Attorneys fee for vindication of the Constitu-

NAME: Keith JAMERSON
CDCR# PG1081

Federal Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes imprisonment is an direct result of Plea Negotiation in Prior Criminal Case that incurred before the amended State Statute Penal Code 667(2)(b). Plea Bargains Per. P.C. 1192.5(7) Proposition 8 (1982).

I am without remedy in this state Program in violation of Congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th 21SCA 1st amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied equal Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of counsel. 8th USCA cruel and/or unusual Punishment to be duly punished, by sworn state official owing allegiance to the Constitution. 10th USCA Protection from all foreign Power in the state of California, 11th USCA denied sworn Judicial Protection from foreign enemy within the administration of state law. 13th USCA denied civil and Constitution right to be free from condition of Peonage, slavery herein the state of California.

Name Keith Janecek
CDER # P61081

14th USCA denied Liberties, immunities,
 privilege, and to make and enforce Contracts
 with the State of California.

15th USCA denied and/or deprived the
 right to vote, in the election of President,
 or Vice President.

I declare that by my undersigned
 that I am served by this Court with Circuit
 Court of Appeals, so order,

That I have agreed, and read the above
 statement in this Declaration, affidavit to
 allow Prisoner, Tyrrell Farrow Cannon to
 file with the above Court, this information,
 and by demand of the Courts attention
 for relief from this illegal hold based on
 the United States ruling and decisions,
 Congressional act Prohibiting the ongoing
 activities for Profit 18USCA 1581, 18USCA
 1961, 1962 Slavery, Rico act, enter alia.

I have given Tyrrell Farrow Cannon, the
 right to release the information in this applica-
 tion to the United States Court, for the appoint-
 ment of Counsel, and/or the joining in the
 case number # 08-55014, if so ordered
 by the Court.

The foregoing is true and correct per 28USCA 17462
 Dated: 7/26/2008, Respectfully, K. J. Anderson
 Plaintiff. C0124467081

4.
 End.

ORIGINAL

ORIGINAL

Declaration

My name is, FREDDIE F. WORTHAM

Prisoner # P-82065

Criminal Case # 1371640

County of Sentencing: COUNTY OF ALAMEDA

Name of Court: SUPERIOR COURT OF CALIFORNIA

Name of Sentencing Judge: KENNETH R. KINGSBURY

District Attorney name: JILL KLINGE

Public Defender's name(s): PHIL ADAMS, APD

Date of Sentencing: MAY 26, 2000 Term: 40 YEARS TO LIFE

Prior Information

Year: 1987 Case # 90078 County ALAMEDA

Year: 1983 Case # 76923 County, ALAMEDA

Employment

At the time of arrest: Yes / NOWhile IN Prison on this Commitment YES / NO.

Pay Rate \$ 13.00 Monthly Estimate Total \$9.50

Marriage

Marriage: Yes / NO, "at time of arrest."

Children(s) age at the time of arrest: 1418

Restitution

or fine's \$

Restitution \$ 1,000.

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affidavit.

I, FREDDIE F. NORTHAM, declare that I am a Prisoner whom is being held or held in Prison indutary in the state of California and under the Three strikes law "Cal. Penal Code" 667 b-1 amended by Proposition 184 (1994) called to vote.

I am suffering on Life Sentence, I am a poor, indigent born United States citizen, of the present age 50, Per. to 8USCA8 1101 et seq.

I declare that I am unable to afford the cost of a attorney to bring this matter to the proper authority of the court Per. to 18USCA8 2381-2385, and 2386 Smith act among other alleged Civil, Human, Federal Constitutional Violations of both State and Federal laws, treaties, and international laws Pursuant to 18USCA 371, 18USCA 1001, 18USCA8 1031 et seq. 18USCA8 1091 et seq. 28USCA8 1331, 1350 et seq. 42USCA 8 1971, 1973, et seq. 42USCA8 1981.(Q), 1985.(B), 1986, 1994, 1997(e). Homeland Security act 61USCA 101 et seq. State of California Government Code 1027.5.2.c., California Penal Code 37, 38, 181 et seq. 182 et seq. 186 et seq. 207, et seq. And for damages Pursuant to 28USCA 8 1343. For cost of the court 42USCA8 1988 attorney fee for vindication of the Constitution

NAME; FREDDIE F. NORTHAM

CDR # P-82,065

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page: 3

Federal Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes imprisonment is an direct result of Plea Negotiation in Prior Criminal Case that incurred before the amended State Statute Penal Code 667(2)(b). Plea Bargaining Per. P.C. 1192.6)(a). Proposition 8 (1982).

I am without remedy in this state Program in violation of congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th USCA 1st amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied equal Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of counsel. 8th USCA cruel and/or unusual Punishment to be duly punished, by sworn state official owing allegiance to the Constitution. 10th USCA. Protection from all foreign Power in the state of California, 11th USCA denied Sworn Judicial Protection from foreign enemy within the administration of state law. 13th USCA, denied civil and Constitution right to be free from condition of Peonage, Slavery herein the state of California.

NAME FREDERIC B. WORTHAM
CDR # P-98065

1 14th USCA denied Liberties, immunities,
 2 privilege, and to make and enforce Contracts
 3 with the State of California.

4 15th USCA denied and/or deprived the
 5 right to vote, in the election of President,
 6 or Vice President.

7 I declare that by my undersigned
 8 that I am served by this Court ninth Circuit
 9 Court of Appeals. So order,

10
 11 That I have agreed, and read, the above
 12 Statement in this Declaration, I affiant to
 13 allow Prisoner, Tyrrell Farrow Conaway to
 14 file with the above Court, this information,
 15 and by demand of the Courts attention
 16 for relief from this illegal hold based on
 17 the United States ruling and decisions,
 18 Congressional act Prohibiting the ongoing
 19 activities for Profit. 18USCA 1581, 18USTAS
 20 1961, 1962. Slavery, Rico act. enter aka.

21 I have given Tyrrell Farrow Conaway, the
 22 right to release the information in this applica-
 23 tion to the United States Court, for the appoint-
 24 ment of Counsel, and/or the joining in the
 25 case number # 08-55014. , if so ordered
 26 by the Court.

27 The foregoing is true and correct Per. 28USCA 17462
 28 Dated: 7-20, 2008, Respectfully, Freddie F. Watson
Defendant. C012488065

ORIGINALDeclaration1 My name is; Lamont James2 Prisoner # E-663203 Criminal Case # ICR-243944 County of Sentencing: Riverside5 Name of Court: Indio Superior6 Name of Sentencing Judge: Hon. Graham A. Gribbs7 District Attorney name: Rosalind Miller (Deputy)8 Public Defender's name(s): Ralph Bashan (Deputy)9 Date of Sentencing: Nov. 21, 1996 Term: 30 yrs.-to-life
10 Prior Information:11 Year: 1992 Case # ICR-15889 County: Riverside12 Year: 1992 Case # ICR-15889 County: RiversideEmployment13 at the time of arrest: Yes / No.14 while in Prison on this Commitment Yes / No.15 Pay Rate \$65 & Monthly Estimate Total \$76.00Marriage16 Marriage: Yes / No, "at time of arrest" No17 Children(s) age at the time of arrest: 3 yearsRestitution18 or fine's \$19 Restitution \$1,500 All told:20 1) ICR-24394 \$1,000 paid21 2) ICR-15889 \$500 payingContinue on nextPage. 2

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affidavit.

I Lamont James declare that I am a Prisoner whom is being held or held in Prison undustry in the state of California and under the Three strikes law "Cal. Penal Code" 667 b-1 amended by Proposition 184 (1994) called to vote.

I am suffering on life sentence, I am a poor, indigent born United States citizen, of the present age 42, per. to 8USCA8 1101 et seq.

I declare that I am unable to afford the cost of a attorney to bring this matter to the proper authority of the court per. to 18USCA8 2381-2385, and 2386 Smith act among other alleged Civil, Human, Federal Constitutional violations of both State and Federal law, treaties, and international laws Pursuant to 18USCA 371, 18USCA 1001, 18USCA 1031 et seq. 18USCA 1091 et seq.

28USCA8 1331, 1350 et seq. 42USCA 8 1971, 1973, et seq. 42USCA 1981.(2), 1985.(3), 1986, 1994, 1997(e). Homeland Security act 61USCA 8 101 et seq. State of California Government Code 1027.5.2.c, California Penal Code 37, 38, 181 et seq. 182 et seq. 186 et seq. 207, et seq. And for damages Pursuant to 28USCA 8 1343. for cost of the court 42USCA 8 1988 attorneys fee for vindication of the Constitution

name; Lamont James

CDCR# E-66320

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continue on next
page: 3

Human Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes Imprisonment is an direct result of Plea Negotiation in Prior Criminal Case that incurred before the amended State Statute Penal Code 667(a)(b). Plea Bargain Per. P.C. 1192.6(a) Proposition 8 (1982).

I am without remedy in this state Program in violation of Congressional acts of the United States (newly) Homeland Security act and that I am being held or held to pay off an illegal debt by the taken clause 5th USCA 1st Amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied equal Protection to make and enforce Contracts. 6th USCA denied right to adequate representation of Counsel. 8th USCA cruel and/or unusual Punishment to be duly punished, by seven state official owing allegiance to the Constitution. 10th USCA, Protection from all foreign Power in the state of California, 11th USCA denied Seven Judicial Protection from foreign enemy within the administration of state law. 13th USCA, denied civil and Constitution right to be free from condition of Peonage. Peony herein the state of California.

Name Naomie James
CDER # E-160320

14th USCA denied Liberties, immunities,
 privilege, and to make and enforce Contracts
 with the State of California.

15th USCA denied andor deprived the
 right to vote, in the election of President,
 or vice President.

I declare that by my undersigned
 that I am served by this Court ninth Circuit
Court of Appeals, so order,

That I have agreed, and read, the above
 statement in this Declaration, affidavit to
 allow Prisoner, Tyrrell Farrow Cannon to
 file with the Above Court, this information,
 and by demand of the Courts attention
 for relief from this illegal hold based on
 the United States ruling and decisions,
 Congressional act Prohibiting the ongoing
 activities for Profit. 18USCA 1581, 18USCAS
 1961, 1962. Slavery, Rico act. enter alia.

I have given Tyrrell Farrow Cannon, the
 right to release the information in this applica-
 tion to the United States Court, for the appoint-
 ment of Counsel, and or the joining in the
 case number # 08-55014. , if so ordered
 by the Court.

The foregoing is true and correct per. 28USCA 17462
 Dated: 7/18/2008, Respectfully, Tyrrell Cannon
 Defendant. Case # E66320

ORIGINAL

Declaration

My name is: MAURICE F. LOTTEN

Prisoner # K-01413

Criminal Case #. 1A 022544

County of Sentencing: LA. county

name of Court: C.C.B. OPT. 122

Name of Sentencing Judge: Hon. Larry Paul Fidler

District Attorney name: Kim Lamb, Deputy

Public Defender's name(s): Marguerite Downing

Date of Sentencing: Mar. 21, 1996 Term: 39 Years to Life
Present Pending

Prior information

Year: 1985 Case # A091624 County LA

Year: July 1989 Case# A 987945 County, LA.

Employment

at the time of arrest: yes / no

While IN Prison on this Commitment yes no

Pay Rate \$13.00 Monthly Estimate Total \$17.50

Marriage

Marriage. Yes / no, "at time of arrest." NO

Chilvers) "age at the time of arrest" 1 yr. 2 mo

Restitutions

or lines 8 and

Restitution \$ 300.00

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Page. 2

1 affidavit.

2 I Maurice LOTTEN declare that I am a Prisoner
 3 whom is being held or held in Prison indentity
 4 in the state of California and under the Three
 5 strikes law "Cal. Penal Code" 667 b-i amended
 6 by Proposition 184 (1994) called to vote.

7 I am suffering on life Sentence, I am
 8 a poor, indigent born United States citizen
 9 at the present age 47, Per. to 8USCA8 1101 et
 10 seq.

11 I declare that I am unable to afford
 12 the cost of a attorney to bring this matter
 13 to the proper authority of the court Per. to
 14 18USCA8 2381- 2385, and 3386 Smith act
 15 among other alleged Civil, Human, Federal
 16 Constitutional violations of both State and
 17 Federal laws, treaties, and international laws
 18 Pursuant to 18USCA 371, 18USCA 1001,
 19 18USCA8 1031 et seq 18USCA8 1091 et seq.
 20 28USCA8 1331, 1350 et seq. 42USCA 8 1971,
 21 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986,
 22 1994, 1997(e). Homeland Security act 6USCA
 23 48 101 et seq. State of California Government
 24 Code 1027.5.2.c., California Penal Code 37,
 25 38, 181 et seq. 182 et seq. 186 et seq. 207,
 26 et seq. and for damages Pursuant to 28USCA
 27 8 1343 for cost of the court 42USCA8 1988
 28 attorney fee for vindication of the Constitu-

name; Maurice LOTTEN
 COCR# K-01413

2.

Continue on next
 page: 3

1 tional Rights, and Civil Rights.

2
3 I also acknowledge that this Three (3) Strikes
4 imprisonment is an direct result of Plea Neg-
5 gation in Prior Criminal Case that incurred
6 before the amended State Statute Penal Code
7 667(2)(B). Plea Bargains Per. P.C. 1192.6)(A) Prop-
8 osition 8 (1982).

9 I am without remedy in this state Prog-
10 ram in violation of Congressional acts of the
11 United States (Woolly) Homeland Security act and
12 that I am being held or held to pay off an
13 illegal debt by the taken clause 5th 21SCA
14 1st Amendment Right to Grievance, 4th
15 USCA denied Protected rights to illegal hold-
16 ing. 5th USCA denied Equal Protection to
17 make and enforce Contracts. 6th USCA denied
18 right to adequate representation of Counsel.
19 8th USCA cruel and/or unusual Punishment
20 to be duly punished, by sworn state
21 official owing allegiance to the Constitution.
22 10th USCA Protection from all Foreign Power
23 in the state of California, 11th USCA denied
24 Sworn Judicial Protection from Foreign en-
25emy within the administration of state law.
26 13th USCA, denied civil and Constitution
27 right to be Free from condition of Peonage,
28 Slavery herein the State of California.

name Manu Reta
CDR# K-01413

Continue on next
page. 4

14th USCA denied Liberties, immunities,
 2 privilege, and to make and enforce Contracts
 3 with the State of California.

15th USCA denied and/or deprived the
 5 right to vote, in the election of President,
 6 or vice President.

I declare that by my undersigned
 7 that I am served by this Court ninth circuit
 8 court of appeals. So order,

11 That I have agreed, and read, the above
 12 statement in this Declaration, I affiant to
 13 allow Prisoner, Tyrrell Farrow Cannon to
 14 file with the above Court, this information,
 15 and by demand of the Courts attention
 16 for relief from this illegal hold based on
 17 the United States ruling and decisions,
 18 Congressional act Prohibiting the ongoing
 19 activities per ProLit 18USCA 1581, 18USTAS
 20 1961, 1962. Slavery, Rico act. enter alia.

I have given Tyrrell Farrow Cannon, the
 21 right to release the information in this applica-
 22 tion to the United States Court, for the appoint-
 23 ment of counsel, and/or the joining in the
 24 case number # 08-55014. , if so ordered
 25 by the Court.

The foregoing is true and correct Per. 28USCA 17462
 Dated: 07-18-2008, Respectfully, Marvin Lott
 27 28 Defendant. CR 22 K-01413

ORIGINALDeclaration

1 My name is; Danny McGhee

2 Prisoner # T-50788

3 Criminal Case # FCH-07478

4 County of Sentencing: SAN Bernardino

5 Name of Court: Chino Superior Court

6 Name of Sentencing Judge: Douglas M. Ellsworth

7 District Attorney Name: 13260 Central ave: chino ca 91710

8 Public Defender's Name(s): Mario Martinez

9 Date of Sentencing: 8/1/07 Term: 38 / Life

10 Prior Information

11 Year: 5/16/85 Case # A530479 County: L.A

12 Year: 10/8/91 Case # CR37930 County: Riverside

13 Employment

14 at the time of arrest: Yes / No15 while IN Prison on this Commitment Yes / No16 Pay Rate \$ 9.60^{hrly} Monthly Estimate Total 1700

17 Marriage

18 Marriage Yes / No, "at time of arrest" No19 Children(s) "Age at the time of arrest" n/a

20 Restitution

21 or fine's \$

22 Restitution \$ 300.

23 Continue on next

24 Page. 2

1 affidavit.

2 I, Danny Dan Mc Ghee declare that I am a Prisoner
 3 whom is being held or held in Prison industry
 4 in the state of California and under the Three
 5 strikes law "Cal. Penal Code" 667.5-i amended
 6 by Proposition 184 (1994) called to vote.

7 I am suffering on life Sentence, I am
 8 a poor, indigent born United States citizen,
 9 at the present age 47, Per. to 8USCA8 1101. et
 10 seq

11 I declare that I am unable to afford
 12 the cost of a attorney to bring this matter
 13 to the proper authority of the court Per. to
 14 18USCA8 2381-2385, and 2386 Smith act
 15 among other alleged Civil, Human, Federal
 16 Constitutional violations of both State and
 17 Federal laws, treaties, and international laws
 18 Pursuant to 18USCA 371, 18USCA 1001,
 19 18USCA8 1031 et seq. 18USCA8 1091 et seq.
 20 28USCA8 1331, 1350 et seq. 42USCA 8 1971,
 21 1973, et seq. 42USCA8 1981.(2), 1985.(3), 1986,
 22 1994, 1997(e). Homeland Security act 6USCA
 23 48 101 et seq. State of California Government
 24 Code 1027.5.2.c., California Penal Code 37,
 25 38, 181 et seq. 182 et seq. 186 et seq. 207,
 26 et seq. and for damages Pursuant to 28USCA
 27 8 1343. for cost of the court 42USCA8 1988
 28 attorney fee for vindication of the Constitution

name; Danny Mc Ghee
 CDCR# T-56788

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continue on next
 page: 3

Human Rights, and Civil Rights.

I also acknowledge that this Three (3) Strikes
imprisonment is an direct result of Plea Neg-
otiation in Prior Criminal Case that incurred
before the amended State Statute Penal Code
667(2)(b). Plea Bargains Per. P.C. 1192(5)(a) Par-
osition 8 (1982).

I am without remedy in this state Program in violation of congressional acts of the United States (newly) Homeland Security act. and that I am being held or held to pay off an illegal debt by the taken clause 5th USCA 1st Amendment Right to Grievance, 4th USCA denied Protected rights to illegal holding. 5th USCA denied equal Protection to make and enforce Contracts 6th USCA denied right to adequate representation of counsel, 8th USCA cruel and/or unusual Punishment to be duly punished, by several state official owing allegiance to the Constitution. 10th USCA Protection from all foreign Power in the state of California, 11th USCA denied several Judicial Protection from foreign enemy within the administration of state law. 13th USCA, denied civil and Constitution right to be free from condition of Peonage, Slavery herein the State of California.

Name Denny McQua
CDER # T-50288

14th USCA denied Liberties immunities,
privilege, and to make and enforce Contracts
with the State of California.

15th USCA denied and/or deprived the
right to vote, in the election of President,
or Vice President.

I declare that by my undersigned
that I am served by this Court ninth circuit
Court of Appeals, so order,

That I have agreed and read the above
Statement in this Declaration, I affidavit to
allow Prisoner, Tyrrell Farrow Cannon to
file with the above Court, this information,
and by demand of the Courts attention
for relief from this illegal hold based on
the United States ruling and decisions,
Congressional act Prohibiting the ongoing
activities for Profit 18USCA 1581, 18USCA
1961, 1962. Slavery, Rico Act. enter alia.

I have given Tyrrell Farrow Cannon, the
right to release the information in this applica-
tion to the United States Court, for the appoint-
ment of Counsel, and/or the joining in the
case number # 08-55014, if so ordered
by the Court.

The foregoing is true and correct Per. 28USCA 17462
Dated: 7/27/2008, Respectfully, Danny McQues
Defendant. CDR 24 T-50788

4.
End.

ORIGINAL

WSP
H. Des.Declaration

1. My name is John C. Anderson crn# JT83765
 2. Criminal Case #FSB033940 County of San Bernardino
 3. Bernardino Sentencing Date: 10/31/03

4. I declare that I have to life pursuant to the
 5. 667(b) thru (c) Three Strikes law Penal Code I am Poor
 6. and a United States Citizen and by my undersigned
 7. I am unable to afford the cost of this civil
 8. Right Complaint and can not afford the cost of
 9. an Attorney to help me in the Civil, Human, and
 10. Citizen Rights Violations Complaint Pursuant to
 11. 42 USC 1983 for damages Pursuant to 28 USC 1333.

12. I declare that I am a Prisoner in Department
 13. of Correction in the State of California under
 14. the Custody of the Director and its Warden(s)
 15. who is Responsible for the holding or arrest
 16. after State Court Judge(s) in the County above
 17. passed upon me the illegal sentence of
 18. 25 years to life or 91 to life.

19. I John C. Anderson also declare that this im-
 20. prisonment is an direct result Prior negotiated
 21. Plea bargaining agreements that occurred before
 22. the new amended 667(b) thru (c) enactment in
 23. the State of California and I declare that the
 24. Prior's that is being alleged as Strikes incurred
 25. in the year of:

26. 1. Year 2003 case #FSB033940 County: San Bernardino
 27. 2. Year 2003 case #FSB033940 County: San Bernardino
 28. I am advised that I am without remedy
 29. concerning my Constitutional Rights involving
 30. such issue's as 1) Unjust Punishment, 2) Depriva-
 31. tion of Life, Liberty, 3) Cruel and Unusual Punishment
 32. 4) Denial of EQUAL Protection of the law -

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pg 4 of 2.

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1. 5.) Denial of Due Process of Law 6.) Oxyc of
 2. Twice in Jeopardy 7.) Obstruction of Justice.
 3. 8.) Negligent by the State of California to Prevent
 4. the Violation of Constitutional Rights, Human
 5. and Civil. 9.) Return its United States Citizens
 6. to Condition of Slavery. 10.) Sentenced to one
 7. Death or Condemned to Die 11.) by way of
 8. conspiracy to interfere with Constitutional Rights.
 9. The above information attaches to my case all or
 10. in part "All Part of Slavery is Attached" and will
 11. be the issue(s) brought in this Civil, Human
 12. Rights Complaint 42 USC 1983
 13. Declaration

14. I declare that by my undersigned that I
 15. am served by this 42 USC 1983, and that I have
 16. agreed to allow Tyrrell E. Cannon to file
 17. in Eastern Federal Court this class action
 18. Suite for my redress of my Civil, Human, and
 19. Constitutional and Federally Protected Rights
 20. to not to be Placed in Condition of Jeopardy
 21. by the State of California.

22. I further declare that I have given the right
 23. to Tyrrell E. Cannon to Release the above information
 24. to the United States Federal Court to join me in an Civil
 25. Class action Suite against my and all State officials
 26. Responsible for the holding, Declaration in Condition
 27. of Slavery in California State Prison(s)
 28. and Request assistance of Counsel Pursuant to 42-
 29. USC 1988.

30. Under Penalty of Perjury the foregoing is true and correct
 31. intd:
 32.

John Fenderson
 Prisoner Declaration

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- Pg 2 -

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ORIGINAL

1 Declaration.

2 My name is; David Wayne Moore3 CDC Number: J-353444 Criminal Case#: FSB0240635 County of Sentencing: San BERNARDINO6 Name of Court: SUPERIOR Court7 Name of Judge: Robert FAWKE8 Date of Sentencing: 5-02-03 and Term 25 years to life
9 (Priors Information)10 Year 1985 case# CRN9944 county: San Diego, Ca.11 Year 1987 case# A036255 county: Los Angeles, Ca.12 I declare that I am a Prisoner in the State of
13 California and under the 3 strike law 667(B)(thru)
14 I am suffering an "life" Sentence. I am a Poor,
15 born United States Citizen and at the Present
16 Age of 38.17 I declare that I am unable to afford the cost
18 of an attorney to bring this matter "Civil Complaint"
19 and while alleging Civil, Human, Rights violations
20 pursuant to 42 USC 1983, 42 USC 1985.3, 42 USC 1994,
21 18 USC 1581, 18 USC 2381, thru 2385. and for damages
22 pursuant to 28 USC 1343, for the cost of the
23 Court Fees and vindication of Constitutional
24 Rights.25 I also declare that this 3 strike imprisonment
26 is an direct result of Breach of Contract(s)
27 and for Negotiation Plea bargain(s) Agreement(s)
28 that incurred before the newly Amended
one of those

1 application to 667 Penal Code 667(b) thru (1).

2 I am convinced that I am without remedy
 3 on any state level concerning My Constitutional
 4 Rights Pursuant to the 6th amendment being
 5 indigent, and 1st amendment Right to Grievance,
 6 Lawyer of law, 4th amendment illegally being
 7 held or held in Prison, 5th amendment denied
 8 equal protection of the law, and Due Process
 9 to be legally sentenced, 6th amendment Right
 10 to adequate and constitutionally representation
 11 of counsel. 8th amendment cruel and unusual
 12 handling of United States citizen by and State
 13 State official owing allegiance to the state
 14 and the Constitution. 13th amendment Lest
 15 Punishment and returning Me to condition of
 16 Peonage and or Slavery. 14th amendment no
 17 State Shall Pass or force laws that abridges the
 18 Constitution of United States established laws
 19 and treaties or deny any person of their liberty
 20 without just compensation.

21 I further declare that by my undersigned that
 22 I am saved by this 42 USC 1983 civil right
 23 Complaint to the proper authority that I have
 24 agreed to allow Tyrrell Farrow Cannon, to file
 25 in Federal Court and me as a party in
 26 a classaction suit for an redress and
 27 vindication of rights denied that gave raise
 28 to condition of Peonage and Slavery.

1 here in the State of California.
2

3 I further declare that I have given the
4 right to Tyrrell Farrow Cannon to release
5 the information in this Declaration to the
6 United States Federal Court and the State
7 officials in relation to complaint and or
8 responsible for the holding me in condition
9 of slavery in California State, and State
Prison.

10 Conclusion.

11 I David W. Moore, declare that I am a prisoner
12 here at Ironwood State Prison State of California
13 Department of Corrections under the Warden
14 James Hall and Director of Department
15 Corrections Edward S. Alameda, and in the
16 County of Riverside city of Blythe

17 I declare under penalty of perjury that the
18 foregoing is true and correct by my under-
19 signed and date.

20 Dated 11-17-03

21 David Wayne Moore

22 Declarant, Prisoner

23 I.D. # J-35346

24 David W. Moore

25 J-35346, A1, 1016

P.O. Box 2199

Blythe, Ca. 92226

26 DAVID WAYNE MOORE

27 Print Name.

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29 Three of Three.

CRIMINAL

Declaration.

My name is; EDMUND LAMONT PACKER

CDC Number: E-32574

Criminal Case No#: LA039664

County of Sentencing: Los Angeles County

Name of Court: L.A. County Superior Court

Name of Judge: Michael Hoff

Date of Sentencing: Aug 21, 02 and Term 25 To Life

(Priors Information)

Year 11-76 case# A-136881 County: Los Angeles

Year 9-78 case# A-141158 County: Los Angeles

I declare that I am a Prisoner in the State of California and under the 3 strike law 667(b)(thru)(1) I am suffering on "Life" Sentence. I am a poor, born United States Citizen and at the present age of 46.

I declare that I am unable to afford the cost of an Attorney to bring this matter "Civil Complaint" and while alleging Civil, Human, Rights violations pursuant to 42 USC 1983, 42 USC 1985.3, 42 USC 1994, 18 USC 1581, 18 USC 2381, thru 2385 and for damages pursuant to 28 USC 1343, for the cost of the Court fees and vindication of Constitutional Rights.

I also declare that this 3 strike imprisonment is an direct result of Breach of Contract(s) and for Negotiation Plea bargain(s) agreement(s) that incurred before the newly amended

application to 667 "Penal Code" 667 (b) thru (i).

I am convinced that I am without remedy on any state level concerning My Constitutional Rights Pursuant to the 6th amendment being indigent, and 1st amendment Right to Grievance, Common at law, 4th amendment illegally being held or held in Prison, 5th amendment denied equal protection of the law, and Due Process to be legally sentenced, 6th amendment on right to adequate and constitutionally representation of counsel. 8th amendment cruel and unusual handling of United States citizen by and several State official owing allegiance to the state and the Constitution. 13th amendment Underly punishment and returning Me to condition of Peonage and or Slavery. 14th amendment no State Shall Pass or force law that abridges the Constitution of United States established laws and treaties or deny any person of their liberty without just compensation.

I further declare that by my undersigned that I am stayed by this 42 USC 1983, civil right complaint to the proper authority that I have agreed to allow Tyrrell Farrow Cannon, to file in Federal Court and me as a party in a classaction suit for an address and vindication of rights denied that gave raise to condition of Peonage and Slavery.

Two of Three.

here in the State of California.

I further declare that I have given the right to Tyrrell Farris (lawyer) to release the information in this Declaration to the United States Federal Court and the State officials in relation of complaint and or responsible for the holding me in condition of slavery in California State, and State Prison.

Conclusion.

I, Edmund Lamont Packer, declare that I am a prisoner here at Blythe "Ironwood Prison" State of California Department of Corrections under the Warden JAMES HALL and Director of Department of Corrections Edward S. ALAMEIDA, and in the County of Riverside, city of Blythe.

I declare under penalty of perjury that the foregoing is true and correct by my undersigned and date.

Dated Dec 10, 2003

Edmund Packer

Declarant, Prisoner

CDC #E-32574

EDMUND PACKER

Print Name.

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Three of Three.

ORIGINA

Declaration

1. My name is Richard Edwards CDC# C 30269
2. Criminal Case #1067977 County of Sentencing:
3. SANTA BARBARA Sentencing Date: 4-21-03

4. I declare that I have 30 to life pursuant to the
5. 667 (b) thru (c) Three Strikes law Penal Code I am poor
6. and a United States Citizen and by my undersigned
7. I am unable to afford the cost of this civil
8. Right Complaint and can not afford the cost of
9. an Attorney to help me in the Civil, Human and
10. Civil Rights Violation Complaint Pursuant to
11. 42 U.S.C 1983 for damages Pursuant to 28 USC 1333.

12. I declare that I am a Prisoner in Department
13. of Correction in the State of California under
14. the custody of the Director and its Warden(s)
15. who is Responsible for the holding or arrest
16. after state Court Judge(s) in the County above
17. passed upon me the illegal sentence of
18. 25 years to life or 30 to life

19. Richard Edwards also declare that this im-
20. prisonment is an direct result Prior negotiated
21. Plea Bargain's agreements that incurred before
22. the new amended 667 (b) thru (c) enactment in
23. the State of California and I declare that the
24. Prior that is being alleged as Strikes incurred
25. in the year of:

26. 1. Year: 01-20-94 Case # LA016424 County: Los Angeles 3cts. 21
27. 2. Year: 4-12-90 Case # PA002562 County: Los Angeles 1 ct. 21

28. I am convinced that I am without remedy
29. concerning my Constitutional Rights involving
30. such issue's as 1.) Unduly Punishment, 2.) Deprive-
31. d of Life, Liberty, 3.) Cruel and Unusual Punishment
32. 4.) Denial of EQUAL Protection of the law.

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pg 4 of 2.

1. 5.) Denial of Due Process of Law 6.) Crime of
2. Twice in Jeopardy 7.) Obstruction of Justice
3. 8.) Negligent by the State of California to Prevent
4. The violation of Constitutional Rights, Human
5. And Civil. 9.) Return its United States Citizen
6. to Condition of Slavery. 10.) Sentenced to one
7. Death or condemned to die. 11.) by way of
8. conspiracy to interfere with Constitutional Rights
9. the above information attaches to my case also
10. in part "All Port of Slavery is attached" and will
11. be the issue(s) brought in this Civil, Human
12. Rights Complaint 42 USC 1983

13. Declaration

14. I declare that by my undersigned that I
15. am served by this 42 USC 1983, and that I have
16. agreed to allow Tyrrell Farrow Cannon to file
17. in Eastern Federal Court this Classaction
18. Suite for my redress of my Civil, Human, and
19. Constitutional and Federally Protected Rights
20. to not to be placed in Condition of Jeopardy
21. by the State of California.

22. I further declare, that I have given the right
23. to Tyrrell F. Cannon to Release the above information
24. to the United States Federal Court to join me in one Civil
25. Classaction Suite against any and all State officials
26. Responsible for the holding Declaration in Condition
27. of Slavery in California State Prisons
28. and Request assistance of Counsel pursuant to 42
29. USC 1988.

30. Under Penalty of Perjury the foregoing is true and correct
31. Dated: 7-1-03 *John O. Edwards*

32.

Prisoner's Declaration

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